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The Rutherford Star.

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VOL. III.

NEW

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Notions,

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Hardware,

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Call and examine our stock before purchas

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OYSTERS,

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Dress Goods, for Ladies'

RUTHERFORDTON, N. C. THURSDAY, JULY 8, 1869.

NO. 22.

PROFESSIONAL CARDS. Dr. J. W. HARRIS,

WILL GIVE PROMPT ATtention to all Professional calls, and hopes to merit a continuance of his long established practice. Has constantly on hand a fine supply of PURE DRUGS at his office in Rutherfordton.

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Will practice in all the Courts of Western North Carolina, in the Supreme Courts of the State and in the District, Circuit and Supreme

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1000 LBS. BITTER ROOT, 1000 lbs of Butterfly Root. 1000 lbs. Percoon Root. A sure, safe, and reliab e preventative and cure for all Malarial diseases requiring a gen-

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ANTED.—1000 lbs. of Cotton and Linen Rags for which the market price will be given, at JAS. A. MILLER'S.

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Wanted, 10,000 Good sensoned White Oak Spokes, for two porse Wagons. Apply immediately to 20 tf. J. B. CARPENTER & CO.

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june 241f. Coffee, Coffee.

purchasing elsewhere. JONES & BRYAN

inne24tf UEŁNSWARE, Glassware and Crock-ery Ware for sale at june 24tf. JAS. A. MILLER'S

B. CARPENTER & CO., intend keeping the best Workmen and good mate-DRUGS, MEDICINES, PAINTS, OILS, ral for the manufacture of all work in their line of business.

J. W. CLARKE. june 24tf r spectfully invited to call and examine my stock, as I feel confident that I can and will ARDWARE, Cutlery, Axes, Spades, Shovels, Hoes, &c., for sale by JAS A. MILLER

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erything usually kept in a retail store, and when you want anything in my line of busine-s do not fail to give me a call before going e sewhere.

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Great Inducements!! 10 suit customers, for sale by 125th JONES & BRYAN. meh25tf

NEW GOODS! NEW GOODS!! CANDIES, Raisins Oranges, Cheese, Soda Crackers, &c., for sale by

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june 24tf. ATS and Caps, of the latest styles, for sale by JONES & BRYAN.

EMLOCK SOLE LEATHER, Kip Skins, Calf Skius, Sheep Skins. &c., at 24tf. JAS. A. MILLER'S. june 24tf.

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J. W. CLARKE

JAS. A. MILLER. EPAIRING in Wood and Iron done at the lowest rates by 13-tf] J. B. CARPENTER & CO,

GENTLEMENS DRESS GOODS, of all styles and qualities for sale at low prices J. W. CLARKE'S

OCK ISLAND JEANS at 50 cents per yard. Best quality of Rock Island Jeans

for \$1 25 per yard, for sale by june 24tf J. W. CLARKE.

E OFFER our Stock to the Wholesale and Retail trade at prices to suit the times for cash. Call and see our stock and hear our prices.

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Large Stock of Hardware.

The Largest Wholesale and Retail Shoe Establishment in North Carolina.

Their stock of Leather and Shoe Findings most complete, embracing every grade of Hemlock and Oak Sole Leather, Upper Leather, French and American Calf Skin,

Kip. Lasts, &c., &c. They also furnish all wid hs of Rubber and Leather Beiting at Manufacturers' prices.

Wholesale Department. They have received their Fall and Winter Stock, the largest and most complete ever brought to this market, and will sell to mer-

New York Wholesale Prices. Their expenses being much less, and as they buy exclusively from manufacturers, there is no reason why they connot sell at as low prices as the New York Jobber. All they ask is a fair trial. Remember

and ask for SMITH'S SHOE STORE. next door to Dewey's Bank, Charlotte, N. C.

A CARD

To Wholesale Buyers.

Thanking our numerous friends who in the past so lavishly bestowed their lavors upon us, and thereby placing us among the

First of the Merc ants of

Charlotte. a title which we recognize with proud satis-

action, which we will endeavor to maintain by Fair Dealing and

Extraordinary Inducements. This coming season, in view of which and the anticipation in the rise of goods, our

MR. RINTELS, has already left for Northern markets (much

goods suitable for this market, we hope to 25th of this Month to present the first and largest stock of goods

ully invite our numerous customer and all others who come to this market to pur-Very Respectfully, WIITKOWSKY & RINTELS. Mr. A. B. MAYER

is now with the above famous and well known flouse where he will be pleased to see his

STATE OF NORTH CAROLINA,) POLK COUNTY. SUPERIOR COURT OF LAW, VACATION. JOHN GARRISON, Admistrator of George Williams, dec'd.. | Petition to sell land

J. W Hampton, & others. A Petition for sale of land as above, have ing been fited in my office, and it appear ing that Marcus Morrow and wife Harriet, and — Dines and wife Sophia, defendants are Will whisper, "they were, but are not." nd - Dines and wife Sophia, defendants are on-residents of the State. It is therefore or-lered, that publication be made in the Rutherford STAR, for six weeks not fying the said That Heaven alone, in those mansinone resi ents, Margus Morrow and wite Haret, - Dines and wife Sopina; that they oe an sappear at the Court House in Columb Polk County, on the 1st Monday in August, 1869, and show eause, if any they have why the prayer of the petitioners shall not be granted or judgment pro confesso will be taken s to then.

Witness R. S. ABRAMS, clerk of said court at office this 6th da; of June, 1866. R. S. ABRAMS, S. C. C. STATE OF NORTH CAROLINA,) POLK COUNTY.

SUPERIOR COURT OF LAW, VACATION.

Thos. Hunt singer, & wile Susan stitute assets. Since A Petition for sale of land as above hav-ing been filed in my office, and it ap-pearing that Thomas Huntsinger and wife Susan, defendants are none residents of the State that they be and appear before me the under signed at the Court House in Columbus, Polk County, on the 1st Monday in August next 1869, and show cause if any they have, granted or judgment pro confesso will be

Witness R. S. Abrams, clerk of said court her in her last moments, and pronoun Age. at office in Columbus, this 6th day of June ced her dead. R. S. ABRAMS, S. C. C.

To the Citizens of Polk County.

ACH month hereafter, until further no the first Monday, one of our firm will be olumbus, thus giving our clients and other in Polk, who desiring it, a favorable apporunity to teonsult with us. Mr. Churchill will attend in July. Office in

the Court House. CHURCHILL & WILITESIDE, Attorneys.

able to find a market for their snuffs, felt district. hem-elves obliged to counterfeit the general appearance of our packages, and imitate our Trade Marks, so that a close inspection is necssary to detect the spurious article from he genuine, and others going so far as to asser warn the public against the impositions praciced upon them; as they are the losers therebeing made of the best stock, after an or gina besides possessing great age, strength and pungency, and is warranted not to contain any dangerous or deleterious substances, which cannot be said of the many worthless

Written for the St ar. THE BAKERS VILLE FROGS' SONG.

PART SECOND. For soon there come a heavy rain,

As in the hole they all did gaze. Our children in the pond will fall, 'Tis deep enough to drown them ali. Well, well, says Joe, to stop a row,

Soon had it running like a rill. Great consternation did prevail, As we poor frogs did weep and wail; But Joe had taken it in hand,

He'd let it out or he'd he'd-d

Tad poles too and not a few in the mud and perished too;

Now we think that Joe did us great wrong For cutting short our happy song; For this we hope he'll have his trouble, As long as frogs can make a bubble.

Parson Aaron came up one day, And unto Joe began to say, You must stop up this awful hole. I shan't, says Joe, so d-n my soul.

And looking earnestly at Joe, Says t.e, you'll to perdition go. We from heard what the parson said,

But looking up right there and then, We blinked our eyes and cried, Amen. Come al ye frogs of every clime,

Remember us and our poor rhyme; If to a town you e'er should go, We warn you all, look out for Joe. PASSING AWAY

and bright,
And nature looks smiling and gay; et oft to the heart amid scenes of delight, Come tokens of passing away. Though pleasure and folly deny; Those scenes that are brightest and dearest t view, Are quickest to vanish and die.

wales,
Where youth blooms in beauty always; Go search the rose dyed with crimson and red,

Its breath only lingers there still. ever brought to this State by any house, which Go view the stout oak, where branches are spread.
In the depths of the forest away, Go visit the hovel where poverty dwells

> Of hopes that have withered away. In the fondly loved home where affection' bright chain, Like a rainbow encircles the hearth; the sorrowing heart and the tears rent

Tell of gems that have faded from earth. Ye are passing away-it is thundered around And ocean re echoes the sorrowful sound.

plains, Where empires and kings lie forgot; That earth with its joys must decay;

Hath pleasures that pass not away.

A Horrible Story -- A Young Lady Burled Allve. About a month ago the lower tion of the Second District was thrown a sprig of Acacia, the emblem of the creditor for the full amount of the grounds in favor of Senator Sumner's into a state of excitement about the mysterious circumstances under which Immediately beneath her stood winga young lady of that locality, and very ed Time, with his scythe by his side, whole case, a decree may be made for volcano in Columa, Mexico, occurred, well connected, had been buried, and which cuts the brittle thread of life, and the payment by the bank to the plain- being its first outbreak since the year yet no definite information could be the hour glass at his feet, which is ever tiff of the amount due to Harris, and 1700

Since that time, however, we have ated fingers of the Destroyer were been enabled to obtain the following placed amid the long and flowing ring- such a decree, his bill, in its present facts: The young lady, whose name lets of the disconsolate mourner .- form, must be dismissed, but, if he It is therefore ordered, that publication be it is unnecessary to ment on, upon the inspired stars, for six weeks turning from early mass on Saturday mortality blended in one pictorial rephis debt through the unauthorized acmorning, was suddenly taken ill of dis resentation. It was a spectacle such as tion of the bank. ease of the heart, and, as was supposed Mason never saw before, and, in all at the time, was suffocated to death, probability such as the fraternity will why the prayer of the petitioner shall not be owing to her unusual fleshiness. A never witness again. The brother's physician, her own uncle, had attended name was never known .- Philadelphia Standard.

> The death of this young lady in the bloom of life, (at the age of 20) caused much sympathy in the neighborhood, and her funeral, which took place in the had died about 1 o'clock in the morning, and the funeral occurred at 5 in

So far there is nothing remarkable in this account, except probably the short CAUTION! WE desire to lapse of time from the time of the body' death to that of her interment at once consumers of snuff generally, that since the of the Catholic cemetaries of the second

from behind the marble slab. Losing Letter in the N Y. Tribune.

his self-possession, and overcome with tear, he huriedly left the scene, and the Creditor accepts.—Opinion of Chief Justice Chase. closing the main gate of the cemetery to his borror stricken family. Infor- ris, and the Bank of Cape Fear, workmen were soon engaged in open follows: ing the tomb and breaking open the

The spectacle was too horrible to a terrible state of distortion, her hair

torn from the roots. In the terrible convulsions which had preceded her death, she had literly were transmitted to Anderson. The harrowed her beautiful face with her rebellion broke out soon afterwards. nails, and the clenched fists in contact and there were no more payments until spoken; but I felt thankful that a whole with her foaming lips showed the traces 1862, when the balance on the first family, who were once apparently on

boro' News. made in Confederate notes, and the bonds were surrendered to Harris. The bill charges that there was col-Remarkable Masonic Incident. lusion between the Bink and Harris, The first Masonie funeral that ever occurred in California, took place in the year 1849, and was performed over prays that the defendant may be coma brother found drowned in the bay of pe led to satisfy the debt due from Har-San Francisco. An account of the cere- ris. The bill does not allege that Harmonies states that on the body of the deceased was found a silver mark of a supported by proof. There is no doubt Mason, upon which were engraved the that the Bank was constituted agent glass of God's beverage -sparkling wainitials of his name, A little further for collection by the plaintiff, and it iinvestigation revealed to the beholder the most singular exhibition of Masonic emblems that was ever drawn by the ingenuity of man upon the human skin. There is nothing in the history of traditions of Freemasonry equal to it have retained the bonds for delivery to Beautifully dotted on his left arm, in the plaintiff; if it acted at all, it was red and blue ink, which time could not bound to act with care and diligence. efface, appeared all the emblems of the In our opinion, the receipt of Confedentire apprenticeship. There were the erate notes, in payment of a debt to a Holy Bible, square and compass, the tianal Government, was not the exercise twenty-four inch gague and common of such diligence. gavel. There were also the Masonic Such receipt, however, did not dispavement representing the ground floor charge the debtor from his debt. The You may wander the earth thio' her sunniest vales.

You may wander the earth thio' her sunniest vales.

Pavement representing the ground floor of King Solomon's Temple, the indenvales.

Powement representing the ground floor of King Solomon's Temple, the indenvales.

Powement representing the ground floor of King Solomon's Temple, the indenvales.

Powement representing the ground floor of King Solomon's Temple, the indenvales.

> arm, and artistically executed in the debt. Nothing could discharge him same indellible liquid, were the em- except ratification of the acts of the arm, and his face streaming with perblems pertaining to the fellow craft's agent, or voluntary release by the creditor, or actual payment in lawful monthe same train, but, alas! was too late, degree, viz: the square, the level and ev. columns representing the five orders bed, is alleged. The evidence is that moving away, he sat down his carthe plumb. There were also the five

> In removing his garments from his all the other tools of operative mason- for consequential loss, without proof lady's sweetness said: "Thank you, Admirably executed was the weeping state of the pleadings, therefore, the virgin, reclining on a broken column, particular relief prayed for in the bil!

upon which lay the book of constitu- cannot be granted. tions. In her left hand she held the liable to the debtor for the value of the pot of incense, the Masonic emblem of Confederate notes received from him a pure heart, and in her uplifted hand and the debtor remains liable to the bonds, we think that to avoid multiplicity and circuity of action, under the general prayer for relief, and upon the ing due after crediting that amount ering way. The withered and attenning due anter erecting way. If the plaintiff is not content with

it is unnecessary to ment on, upon ret Thus were the striking emblems of chooses, he may amend by allowing [Emerson vs. Mailett, Phil. Eq. R: N. C. 236, State ex rel. Cumming vs

> Two young ladies in their visits two of it, and no questions asked." At Echo, on the Union Pacific rail- among the absentees of their Sunday- A lady having accidentally broken a a fr ight train and started down the drinking with his companions ever since grade." Ah! then and there was hur- Saturday night. His money was rying to and fro! In a few seconds now all gone, his head aching, and conding with less delay. Then the work, doing wrong. One of the ladies then men piled sleepers high upon the track; advised him to sign the temperance lest even that should not stop "her," pledge. He replied, "I will if you

> > names were duly entered

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er than ordinary advertisements.

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re held responsible for the same.

Job Work done with nealness and dispatch a prices corresponding with the times. Letters must be addressed to CARPENTER & LOGAN.

Rutherfordton, N. C.

DEDEN TWEDERES OF ALL DESCRIPTION

Executed with neatness and dispatch.

Ten years after the writer had occaion to pass a Sunday in the place. I felt anxious to ascertain if the shoemawent home, and it was not until mor- - District of North Carolina, -John ker continued firm to the pledge, and once miscrable dwelling. What a sent to the family of the deceased, and delivered the opinion of the Court, as and every thing bore the marks of comfort. The father had been with three This is a suit in equity by the plain- of his children to the house of Ged .defendants, who are citizens of North attended the Sunday-school, but also of Cape Fear for collection, late in 1860 thanksgiving to God for his mercies, Bank received partial payments, which alter. When we parted tears of grati-

> A Good Resolve. A story is told of a temperence man being at a wedding who was asked to drink the bride's health in a glass of wine which was offered him. He refused to partake of the intoxicating liquid, and said when he drank her health it would be in that which resem. bled her most in purity, and he knew

> nothing better than water-pure water. He then drank to her health in a ter. The ladies assembled on the occasion immediately stepped forward, and, making a respectful courtesy, ment he had just paid the fair bride, when it was resolved that all intoxicating drinks be banished from the room.

Swearing by Proxy - Wednes. day afternoon a lady reached the pasenger depot in this city on one of our railroads just as the train on which she citizen of a State, adhering to the Na- desired to take passage moved away. She was extremely anxious to get aboard the train but was left; which was not right. As she stood gazing ted tassel which surrounds it, and the were not paid in fact. He still remain- arrived at the depot on a full run, with has already left for Northern markets (much gerher than usual) where, by his well known blazing star in the centre. On his right ed liable for the full amount of the a carpet sack in his hand, his coat on his a carpet sack in his hand, his coat on his the same train, but, alas! was too late, As he looked on the train, now fast the creditor disavowed the authorized pet-bag, wiped his face, and very "Damn that train!" The lady heard him, and, smiling upon him with a

Fine crops and no catepillars in

The peach crop in Tennessee pro-

es an account of the death of a young man in that city by spontaneous combustion. He had been a hard drinker

"Stolen, a watch worth ten guineas .-If the thief will return it, he shall be informed where he can steal one worth

teresting item: "In this battle we lost At a country town in New Jer e : a

little boy, who was jumping about and

CRATON'S STORE Medicine in all its branches respectfully Thankful for past favors, they hope, by

e of their established practice. oor above J. W. Clarke's Store

RUTHERFORDTON, N. C.

old friends, and the public generally.
Office at his Drug Stere. dec.19tt Dr. O. HICKS, RUTHERFORDTON, N. C.

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Sign of the BRASS BOOT, Iron Front Building, Tryon Street, Charlotte, N. C. dec19 47-tf

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Free of Charge, and checked to any desired A LIBERAL SALARY :- Will of closing up his business, in the Line, now offers a large Stock of tinest publication in the West. Persons con- SPRING AND SUMMER GOODS! some experience in canvassing we will engage DRY GOODS.

ting equation of time at a glance. Price per mad, \$1. Address W. d. GARDNER, Eduor state League Syracuse, N. Y. which he is offering at remarkably low prices

\$10.00 per day. Address, WM. H. BERNARD, Proprietor,

Knives, &c., &c. for sale by 'mch25tt JONES & BRYAN. Wanted. A UNIVERSAL TONIC.

JONES & BRYAN'S

A GOOD article of Factory Yarn for sale at J. M. CRATON'S mel.25tf HAVE just received from New York and Charleston, a very large and desirable stock of GOODS, consisting of

A LL kinds of STATIONARIES and in fact everything else usually found in a Village

INDOW GLASS of all sizes just re-Shoes in great variety CONFECTIONERIES, Candies, Lemons, &c. at JAS. A. MILLER'S. A LARGE LOT OF CHOICE GROCERIES

OVERS of Good Coffee would do well to call and examine our stock before

UTLERY, Knives and Fo ks, Spoons, Ladles, &c., at J. W. CLARKE'S. CROCKERY and GLASSWARE in abun-

WINDOW GLASS, ERFUMERY, Toilet Soaps, &c., for sale and everything in fact usually kept in a first class Re ail Store, all of which will be sold at greatly reduced prices for Cash or Country GOOD RIO COFFEE for sale by My triends and the public generally are

as low as they can be bought in Charlotte

can Prints for 20 cents per yard, Delanes, AVE JUST RECEIVED, AND ARE Alpacas, Merinos, Casimeres, Ginghams, Bereges, Linseys, Denims, Corset Jeans, &c., &c.,

00P SKIRTS, and everything else the Ladies want, for sale by meh25tf JONES & ERYAN.

A LL kinds of Gentleman's Dress Goods, for sale by JONES & BRYAN

R. ELIAS ALBRIGHT, one of the bes WE workmen in wood, will always be found ready to accommodate his friends, at J. B. CARPENTER & CO.

ANCY ARTICLES to please your wives and babies, at JAS. A. MILLER'S. OOTS and Shoes of all kinds and prices

CIGARS. If you want a good eigar do not fail to call at JAS. A, MaLLER'S. E have seened the services of W. Tobias Morris in our Blacksmith

ATS for Ladies, Gentlemen or Children, for sale by JAS. A. MILLER.

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MBRACING a large assortment of Spades, Axes, Shovels, Hoes of the best quality, Table Knives and Forks, Pocket just received from the Factory, for sale by

COFFEE, Sugar, Salt, Bacon, Flour, Soda, &c., cheap at JAS. A. MILLER'S.

CARPENTERS TOOLS, consisting of Planes, Braces and Bitts, Squares, Hammers, Saws, Chisels, Augers, Gimlets, &c., for sale cheep by JAS. A. MILLER.

The cheapest in the end. A circular will always be mailed on application. In ordering please specify if Salt Snuff (High Toast), or Fresh Spuff (Extra Scotch) is desired.

P. LOBILLARD, New York.

POETRY.

Alas! our song was all in vain, Our hole it filled nigh to the brim, In which an elephant might swim. The villagers a fuss did raise,

I'll let the water out right now; So calling up little darkie Bill.

Prayers and entreaties did no good, For Joe was in a surly mood, He left our backs so much exposed, That half of us or more go: frozed.

'T's hard to see them lying dead. Poor things their tails they never shed,

At this poor Aaron began to sigh, It seemed as though he'd almost cry,

Though in the mud and almost dead,

Though the circles of pleasure seem happy

That yesterday bloomed 'neath the hill; Its leaflets are scattered—its beauty is fled-

Where sorrow and wretchedness stay-Ah! s.d is the story the broken heart tells

And of the wild winds as they sweep o'er the

Elizabeth K. Harnon, dec'd., Petition to sell gathered to authorize publication in the reminding us that our lives are with- against Harris for the bulence remain-

the evening.

on that same evening the sexton of the graveyard, having some business to br. It will be found upon comparison that usual hour, after making his round A Fearful Risk.

Ionic, Corinthian and Composite,

immortality of the soul.

evening of the day of her death, attrac- word came flushing over the telegraph scene presented itself. The poor wife my dear, everything that belongs to ted a large concourse of people. She from the superintendant, "A locomo- and children stood almost heart-broz you is more or less broken," "True," and she should do murder further down will"

In making this publication we desire to ture age, in charge of the keys, with Just as this was accomplished she came teachers expected to have this said to wept. The following reply touched all the instruction to close the gates at the in sight. She shot through the sleep- them. They were in the habit of tas hearts: "I want my mammy; that's ers like a bullet through a pine board, king a little wine occa ionally. They, what's the matter. I told the daraed Lorillard's Snuff is "far ahead" of all others, being made of the best stock, after an original through the cemetery, in order that no sending them flying in all directions, however, reflected that if this poor and secret process known only to ourselves. Visitor might be accidentally confined and darkening the air with the splin- drunkard should be rescued by God's A shoemaker was the other day fits esides possessing great age, strength and ters, but at the broken track she jump. blessing through their example, it ting a customer with a pair of boots, About dusk the sexton's son, while ed up and down with vexation, and figoing his round, passing near the temb nally plunged angrily, head foremost, loss of wine. One of them said, "I but one objection to them, which was, articles put of sale by others. The best is the cheapest in the end. A circular will all in which the young lady had been burning bease specify if Salt Snuff (High Toast), or lied searcely an hour before, heard low six miles in twenty-nine minutes—the and heart-rendering moarnings coming best time yet made upon the road .- pledge paper was procured, and the on the boots and the objection will gra-

CIRCUIT COURT OF THE UNITED STATES

ning that he related the circumstance Jay Anderson against James M. Har- wended my way to the door of the mation of the facts was immediately June 29, 1869 -Chief Justice Chase change! The room was well furnished

coffin inclosing the remains of the young tiff, a citizen of Kentucky, against the His children, also, not only regularly Carolina. The substance of the case is, a week-day school, for which the fath-The spectacle was too horrible to that Anderson having sold some mules to Harris, received his bonds for the er was now well able to pay. Before price, and deposited them in the Bank I left I read an appropriate psalm of or early in 1661. Subsequently the and we then knelt around the family with her foaming lips showed the traces bond was paid. The second bond of the way to ruin, were now with their faces Zionward. that life was entirely extinct.—Golds- early in 1863. These payments were

> in this attempt to satisfy the bonds by payment in Confederate money, and ris is insolvent, and this charge of collusion is denied by the answer, and not not denied that the duties as such were faithfully fulfilled until after the commer cement of the civil war. The agency of the Bank was not terminated by the breaking out of hostilities. The Bank might, indeed, have declined to act further under its agency, and might

No discharge, such as is here descriof architecture—the Tuscan, Dorie, acts of the agent, and insisted on pay emphatically and deliberately said : ment in full. But, we think that he could not disbody, the trowel presented itself, with avow these ac's, and recover damages

ry. Over his heart was the dot of incharged, and is able to pay the debt, sed her sentiments exactly.—Dayton cense. On other parts of his body was and no loss has arisen to the creditor the bee hive, the book of constitutions, from the acts of the Bank, it is difficult (O.) Ledger. gaarded by the Tyler's sword pointing to see how the creditor can establish to a naked heart; the All-seeing eye, Rights and remedies as between the the anchor and ark, the hour glass, the Bank and the debtor are matters besevile, the forty-seventh problem of tween them, and not between the Bank | Stay law. Euclid, the sun, moon, stars, and come and the creditor, unless loss has arisen ets; the three steps, which are emble. to the creditor. But the bill contains matical of youth, manhool and age.—

no ellegation of the insolvency of the debtor, or of other loss. In the present

Mebane, 2 Phil. N. C., 315, liability of guardian receiving Cenfederate notes,-

road, the other evening, three freight school class had to call at a shoemaker's. smelling bottle, her husband, who was trains stood upon the main track, when It was Monday afternoon, and a sad very petulant, said to her: "I declare tive and tender, with steam up and with ken. The man had just returned from replied the lady, for even you are a nobody on board, have broken from the public-house, where he had been little cracked." came a second message: "She has science tormenting him. The young the brave Captain Smith. A cannon just passed Castle Rock station." Nev. ladies kindly remonstrated with him, ball took off his head. His last words er were three trains got of upon a si- and at last he said that he knew he was were, "Bury me on the spet where I attend to in town, left his son, of ma- the road, they tore up the rails below. Now, neither of the Sunday-school bawling loudly, was asked why he

I Will If You Will.

tude prevented many words being

thanked him for the beautiful compli-

General Items. Gen Canly has extended the Virginia

mises to be a big one. The safe of the Ocean Bank, New York, has been rabbed of two millions

to the posse-sion of a mule. One of

dually wear away."

WM. A. HEARNE & CO.,

The Star.

CARPENTER & LOGAN EDITORS AND PROPRIETORS.



North Carolina.

RUTHERFORDTON, N. C.

THURSDAY, JULY 8, 1869. Virginia Election.

The reconstruction election in Virginia, special to the Raleigh Sentinel, that the democrats have carried the State. Electing Walker, and a majority of the Legis-"Ephraim is joined to his idols."

-----Northern Elections.

Governor Geary, of Pennsylvania; Gov ernor R. B. Haves, of Obio; and Governor Chamberlain, of Maine, have been renominated for Governor. The elections take place this Fall. There is no doubt all of the States mentioned.

The National Debt.

We have before us the monthly state ment of Mr. Boutwell, Secretary of the United States Treasury, The National Debt has been reduced since the first of March, (four months,) Thirty-six Mil- the State. It is reasonable to suppose of negro blood went to the jury, and lions four hundred and Sixty thousand from the nature of the office of Super- they found for the plaintiff. Thereup-At this rate, the Debt will be reduced one hundred millions a year. Good for Mr. Executive over these works, ceased the Superior Court, and declaring that Boutwell. We hope that weekly sales of with the adoption of our present Con- Clements was entitled to hold that Gold and the buying of United States stitution. Bonds, with the proceeds, will be kept up, and made as large as possible. - Econo my in running the government, and a rigid collection of the revenue, will deand strengthen the National cr. dit.

----Terrible Disaster Near Richmond.

A terrible accident occurred at a barbe cue given to the Walker colored men on and to place them directly under the Kitchen's Island, adjacent to Vauxhall's control and supervision of an officer Island, Richmond, Va, on the 2nd inst. | who would be compelled to give them

A suspension bridge about fifty his whole attention, and, if possible, feet long and five feet wide connected the make them pay the State a handsome tickets, but it appearing that a great many ly wounded. Thus a day of rejoicing was turned into mourning.

The Cuban Revolution. The island of Cuba bids fair to success-Cuba; and the drooping courage, and hitherto unsuccessful insurgents, have rehe belongs, and Cuba, glorious, fertile, rich, exuberant Cuba, will become a part of these United States.

The Interest on the State Debt. The first day of July has passed, and Government has been re-organized, and State is unpaid. We do not propose to denounce any officer of the State governarrangements could have been made to Nineteenth century voted millions for longs to somebody else. We hope it pay the January and July interest. A Internal Improvements. It is ex- does. bill was passed authorizing the Public pected that the officer placed in charge Treasurer to borrow money at a rate of of the Internal Improvements of North interest not to exceed eight per cent, for Carolina, will lend his energies and give the purpose of paying the interest as it his whole time to the duties of his may need for this purpose. The finances of the State are in the hands of the dominant party, and the people will hold that duries of State officers, declares as folparty to a strict account of its doings with laws: regard to the credit of the State,

and principles as given in Article V. Sec. est in all railroads, canals, and other and carried out by the Southern peo-4 of our Con titution, will be equal to so, much blank paper.

Something New under the Sun. The Raleigh Sentinel in announcing a meeting to be held in that city to exercised by the Executive rela select deligates to nominate a candidate, tive to works of Internal Improvement vative because they are so very peace

perintendent of Public Works.

It is important that the duties of these and properly belongs to any officer of a peg, and reconstruct from it. Constitution article III, Executive Des the public works in the hands of the soon right the political partment, commencing at section five, Superintendent of Public Works, we

Sec. 5. The Governor shall reside at the cided in his favor, inasmuch as the reeat of government of this State, and he State, and recommend to their consideration such measures as he shall deem ex

Sec. 6. The Governor shall have power terest of the State will be greatly eno grant r prieves, commutations andpardons, after conviction, for all offences. except in cases of impeachment,) upor such conditions as he may think proper, intendent of Public Works. They besubject to such regulations as may be provided by law relative to the manner of applying for pardons. He shall anaually communicate to the General Assembly each case of reprieve, commutation or rdon granted; stating the name of each convict, the crime for which he was convicted, the sentence and its date, the date d commutation, pardon, or reprive, and the reasons therefor,

Sec. 7. The offi ers of the Executive decide this import at question before Department and of the Public Institution of the State shall at least five days previous to each regular session of the General Best Advertising Medium in Western As-en bly severally report to the Governor who shall transmit such reports with his message, to the General Assemily; and the Governor may at any time, require in- to hold office in the Scate of Georgia he Executive Departmen upon any subeet relating to the duties of their respective offices and shall take care that the State, in the affirmative, in the case of last year, of \$80,245,52.

aws be taithfully executed. Sec. 8. The Governor shall be commantook place on the 6th. We see by the der in-chief of the militia of the State, against the State of Georgia, on the telegrams of the Associated press, and a except when they shall be called into the se vice of the United States. Sec 9. The Governor shall have powe the advice of the Council of the State Richard W. White were the sole, can- in 1864 and 1865, and it will leave a debt lature. If Virginia can stand it, we can, to convene the General Assembly, in extra session by his proclamation, stating didates for the office of Clerk of the

Sec. 10. The Gov. rnor shall nominate and by and with the advice and consent of a majority of the Senator elec', appoint larger number. Action was brought Ali the work necessary to keep the road all officers whose officers are established y this constitution; or which shall be created by law, and whose appoint-Clements, white, who had received the ments are not otherwise provided for and less number of votes, to eject White. of the success of the republican ticket in no such officer shall be appointed or elecsaid to have one eighth negro blood. by the General Assembly.

It will be seen that the control and from the office, on the ground that he Executive. Not one word is said con- number of vote. The question wheth earning the Internal Improvements of | er White contained one-eighth or more intendent of Public Works, that the on the Court passed judgement, depocontrol heretofore exercised by the sing White from his osition as Clerk of

The management and supervision of we are glad this question is settled. the works of Internal Improvement in which the State is interested, is a mat- will act together as one man, and res making blackguard speeches. crease the Debt, lessen the interest ter of vital importance. The office of deem the State at the next election. Superintendent of Public Works was All depends upon unity of action .created for the purpose of relieving the There must be no division anywhere. Georgia, Virginia, Texas and Mississippi Executive of the duties and responsis Personal feelings and personal aggrans are yet to vote on the XVth Amendment. presume he is in his dotage, and is not rebilities connected with these works. success of the party. A New Chase Movement. A movement has been commenced mong some dissatisfied Republicans for pressing S dmon P. Chase for Press-

islands. It appears that it was the inten revenue. It is well known that the dent in 1872, and with the supposed then be required, which will be supplied Executive has not time to superintend Walker men had no tickets, the order was these works. The legitimate duties of given for all to be allowed to cross. This the Executive office are sufficient to Thomas C. Murphy and George Oper feat the adoption of the Amendment. was done, and the crowd being so large keep that officer employed all his time dike are mentioned among the parties the bridge gave way. Mr. James R. without the addition of the supervision interested, and two or three meetinghave been held to arrange plans. liceman Kirkham, Peter Camp- of the railroads, canals, and other works bell, colored, Robert Ashby, and Mr. of Internal Improvement. That the St James' Hotel, but there were not meeting was arranged for last night at Lotsey, were killed. Several were sever- State has received no income of any enough present to organize. Some will then be settled for all time to come, importance from any corporation to who went into the measures at first

which State aid has been extended, is a fact that cannot be decied. This is mainly due to bad management. Her- was intended to carry Conservative fully assert its independence. Within the tofore the Executive has had control of Republicanism into the Democratic the colored citizen of North-Carolina is a last six weeks, men, money, and ammuni- all the works of Internal Improvement ranks .- St. Louis Democrat. tion, to a large amount, have reached throughout the State. He fulfilled his Mr. Chase pla ed smash with his duty when he appointed the directors prospects for the Presidency last year. States, the same in Massachusetts as South gained their courage, and deteated the and State's proxy for all works of In- The Democrats would not take him up Carolina. Spaniards in every encounter. The cruel- ternal Improvement in which the State then. We do not think they will take

ties which have characterized the arms of has an interest. Here is duties ended. him in 1872. If Mr. Chase really wants create the impression that the adoption Spain, are too revolting to be mentioned. He was not required to give any per- to be President, he had better attend of the XVth Amendment will place the The days of the infamous Inquisition, are sonal attention to these works. Hence, to his judicial duties, and give the adhardly sufficient to rival the recent outrages practised by the corrupt minions of little revenue from the corporations to spoil his prospects if he comes down tar as suffrage is concerned. kingly power. We earnestly hope that which State aid has been extended. South and countenances the Democrat Such is not the case. Every man will the day will speedly arrive, when every Money has been invested, the credit of ic party, as he did at Richmond, Vir- then be entitled to vote, and will vote in the State loaned interest paid, and no material aid returned to the State.

Old things have passed away, and all wants to be injured every time Sprague kept its word, and the privileges granted things have become new." Our State talks. If Sprague does own Rhode Island new men, fresh from the people placed that is all. It is probable that he will in power. A Legislature of new men find at the next election for United ment for neglect of duty, but we do think imbued with all the ideas of the States Senator, that fittle Rhody be-

The Right Spirit.

with the tone of the Goldsboro' Messen-

The last issue of the Messenger con-

tains an article headed "Reconstruc-

ple, would do more to build up the

the Messenger, the good that will grow

out of it, will astonish the most care

ful observer. The concluding portion of

the article on "Reconstruction is as fol-

We are in favor of stimulating the

like Wm. A. Hearne.

We have been foreibly impressed

We are totally unprepared office, as defined, and make each corporation, in which the State is interested. pay a handsome devidend. Section ninety-seven of the act defining the

> The Superintendent of Public Works tion," which is worthy of a careful peshall have charge of the State's inters rusal, and contains views, if adopted works of Internal Improvement, and also of all public buildings which are

the property of the State. The Superintendent of Public Works claims that the duties heretofore for the Senate, to fill the vacancy caus- now devolve upon him. The Govered by the death of Col. R. I. Wynne. nor contends that his duties are the calls the democrats "conservative con- same as heretofore, and that the Superstitutional Union men." We would intendent of Public Works has no right suppose f om the past, they are conserto appoint directors and vote the State's

enterprise that already exists in us, and importing from yankee land such proxy. Desiring that this matter as we do not ourselves possess. We able; that they are constitutional be- should be settled at once, the Super- are in favor of bringing yankees cau-e they never tried to trample the intendent of Public Works called upon down here and making southern men Federal and State constitutions under the new Attorney General for his opinfoot; that they are for the Union, best ion upon the subject. That officer gave toring our waste places, the energy and cause they loved it so well that they an opinion, in fayor of the Superintens industry that tore down our fortunes never seconded from it. Come, Joe dent of Public Works. This should and devastated our land. We are in Turner, you can't fool the people with have settled the matter, but the Gov. favor of calling Jonathan to help us a name that bears the marks of any ernor, after the meeting at Morehead the meeting at Morehead out of the mire into which he plunged out of the m

Special Newspaper Advertising and General The Duties of the Executive and Su- public works of the State. We do not of his, it not more, as he did of ours, desire that any power which rightfully and at this point we can affect to stick

Let us then sell a lease on liberal wo offices be properly und rstood, the State, shall be abridged or taken terms, our surplus lands to honest, that the object of the framers of our away from that officer. Believing that thrifly, hard working enterprising yan State Constitution be carried out. The the law clearly piaces the control of kee farmer, and our prosperity will have so long and sorely afflicted us.

We endorse every word of this ex. earnestly hope the matter will be detract. It is nothing but good, sound common selse. Whatever may be our organization of our railroad is to take. political creed, we never have any poli-Assemtly information of the affairs of the place in a few weeks, the people in this cy to advance, which has for its object, up of another. If we know ourselves into the tight, we desire to see the whole Union peacehanced by placing all the public works able, happy, and prosperous. We shall of the State in the bands of the Super- strenously advocate such a line of poliey, as we think, will tend to promote barmony and good feeling throughout confidence in Gov. Holden, but because the whole country. If in the future we are defeated, we shall bow to the maover spilt milk. Go it Hearne we are possible. Let every man turn out, and

n this matter. They believe the in-

heve this, not because they have lost

they know the Governor cannot give

these works the attention that is inten-

ded should be given by the Superin-

The Supreme Court will probably

the adjournment of the present term.

Eligibility to Office.

The question has a negro the right

intendent of Public Works.

with you. -----The North-Carolina Railroad.

The report of the President, Superintendent, and Secretary of this road for the fiscal year, ending May 31st, 1869. hows that the receipts of the road were \$659,117,42. Total expenses of or erating formation in writing from the officers in was settled a few weeks ago, by a de- the read, \$261,223.09. Leaving as net to keep down anything calculated to have been neglected or not properly cured. cision of the Supreme Court of that profits, \$396,881 33. An increase over

Richard W. White, plaintiff in error The debt of the Company, as shown in the district the Company, as \$677,859.89. to gain the victory but work to make And especially it is so at that Period relation of Wm. J. Clement, defendant in error. The facts, briefly recited, the probable deduction of \$64,656.39 on extraordinary occassions by an I with are as follows: Wm, J Clements and which will be on the negro bonds given Rutherford county by handsome majori-

of \$533,679.73. Maj Smith, President of the road has therein the purposes for which they are Superior Court of Chatham county, done more for the road than any other Georgia. White received a majority P.e.ident, since the completion of the of votes, though Clements received a road. The road-bed is in splendid order. in the Superior Court of that county by in running order, the building of engines and cars, is done at the Shops of the Comp ny. A large sum is saved in this way. Tennessee are somewhat mixed up. Gov. Price One Dollar per Bottle-Six Botlotte to Augusta without any change .-- Brownlow, and Governor, is the candidate This will make the through route North of the milk and cider republicans. He is supervision of the Public Works of the was ineligible, and in-tal Clements in by way of the North-Carolina and Releigh State are not placed in the hands of the his stead, as having the next highe t Gaston Road, the quickest, cheapest, and best. Freight is now passing over the Governor, and is now hand and glove North Carolina Road from Augusta and with the democrats. Col. W. B. Stokes beyond. It is thought this arrangement is the regular republican nominee, and will be able to compete successfully for freight from Atlanta and the through vavel to New Orleans.

The stock of the North-Carolina Road has risen ton dollars in the last year. It is now worth twerty-live dollars per share. This comes from putting men in control who pay attention to their busi-We hope the Republicans of Georgia ness, instead of running all over the State

Fifteenth Amendment.

Vermont, Rhode Island, Maryland, Texas, Virginia and Mississippi to the day they draw breath from now on. Union, we may place them on the side of radification. The vote of one State will intention of coalescing with the Demo by Vermont, Rhole Ish and has qualified instant, -Standard, crats. Hugh Hastings, of the Com suffrage and may possibly refuse to ratify mercial Advertiser David Dudley Field, it. Such action, however, will not de-

We do not care how soon the Secretary of State of the United States announces Constitution. The question of suffrage without a revolution, and the substitution have dropped out of it on account of ot a monarchical form of government upon its strong leanings towards the Tamma the rains of this republic, which is not ny Democrats, and a suspicion that it likely to take place.

With the adoption of this Amendment, MAN, and entitled to all the rights and privileges of any citizen of the United

question of anfirage entirely in the hands completely at the mercy of Congress so

ginia, Raleigh, and Charleston. He every State, and no State will have any had better make his sap-headed son-in- power to abridge suffrage. This is right We are entering upon a new career. law keep his mouth shut, unless he and just. The Republican party will have affairs. South, will be enjoyed throughout the

whole Union. So mote it be.

Notwithstanding our Democratic government as any citizen, still the fulsity of their assertions will find a place oceasionally to leak out. The spirit of rebellion and we must have it and Canada too at is still alive in their bosons, and they the proper time. When we get both, need not try to | ide it.

We had an instance of this in our little village last night, at the Court House, ger since it passed into the hands of its during the exhibition of the different present editor. We did not expect less characters by the Magic Lantern. Upon from a brave, honest, and patriotic man the appearance of Davis and Lee, the champions of the Rebellion, we were deafened with rebel shouts, but when the portraits of our assasinated President. Genls, Grant and Sherman were exhibited the cheers of the Rebels were turned to grouns and hisses. This was not only an testance of the rebel spirit that still dwels among us, but a mark of ill manners, en-"waste places," created by the war, than tirely unbecoming in any one. We were anything else. If the Democratic press also pained to see some of this same class of the South will adopt the policy of behave unbecomingly during the exhibi-

tion of the Scriptural scenes. We call upon all good Republicans to prepare to give these rebels another blow spirit of rebelion is still alive, and we should work to prevent them from gaining any power, if we would maintain a Mrs. Cortia, author of "Retecto, a Wo Republican form of Government.

Give the Rebels the power and your government and liberties are no more; we say put them down, and keep them down, until they have repented fully

District of North-Carolina has resigned. We are informed that Gen. Willie D. us. He will do it in a minute if "it Gen. Jones is a staunch republican, and a are startling. The Universe is \$2.50 per thing but the truth. Try again. Get City, sued out an injunction against the will pay" and we can afford to make it man of excellent business qualifications. He will pay and we can afford to make it numbers) on trial for Fifty Ceats, or a necessary. restrain him from taking control of the he siew our brothers, we slew as many may be appointed.

Township Elections. It will be remembered that the election

for Township Officers is near at hand. We would set the Republicans of this and surrounding counties, are you prepared for this battle? This will be an election of no little importance, and your enemies are watching with an Earle's Eye, how they-may plan your defeat and

They will leave no stone unturned, to All who use it fine speedy relief. secure the election of Democrats in the . SHATTERED CONSTITUTIONS different Townships. Don't let them de- are restored to ceive you. They are working secretly, but part of the State, feel a deep interest the ruin of one class, and the building carnestly, and will bring their whole force AND OLD AGE WITH A NEW EXISTENCE.

We entreat the Republicans to prepare and gives for the battle. Organise thoroughly, Hold Life, Health and Strength a meeting in your Township at some point, to all who use it and follow the dir ctions. It at least once a week, until the day of elec- never fails to remove Nervous Debility, Impotion. Go into every neighborhood, and never stop until you get every R. publican resulting in aroused to a full sense of his duty. The LOSS OF MEMORY. jority, and exert our energies as we to the county and the State. Let us then BEADACHE, have in the past. We do not grieve strive to make it as brilliant a victory as which neglected, will assuredly lead on to work up to the day of election, and then be sure to go to the polls and deposit his ticket for none but true and tried Repub-

We want no " milk and cider " men in Office. Nominate none but tried men, and then all pull together in barmony. Strive cause any split or disaffection in the party It is also of great service in many and see that every man has his shoulder to the wheel. Don't be sat sfied simply your majority as large as possible.

We know with the right management, we can carry every Township in ties. Then we say work! work!! WORK!!! We want to see the county of Rutherford give a majority of at least 800 votes for the Republicans, in this election. This is not unreasonable, and all that is necessary to success, is for all to work together. edy, for under its influence your system will

---Tennessec. Just at this time, political matters in The cars now run through from Cha .- Senter, Speaker of the Senate under supported by Mr. Brownlow, who has will pay the freight. given up the ground he occupied while BRYAN & CO., Proprietors, will receive the support of all true republicans. He is supported by President. Bryam's Life Pills. The patronage of the government has been

bestowed upon the friends of Col. Stokes. The democrats have no candidate .-They will support Gov. Senter, or any body not in sympathy with the republican party, for the arpose of dividing the party, hoping to elect Setter. We have no fears of the result. This contest will show who are to be trusted in Tennessee. We are astonished at Schator Brownlow. Old age makes many changes. We and its ratification having been made a and W. G. Brownlow have lived beyond larly so where the Liver is torpid and the condition precedent, to the restoration of their time. Their reputation suffers every

> Major Marcus Erwin has consented to address the people on the issues of the

We learn that Maj. Erwin is a republican. We would like very much to know just where the Major stands. We think to anything as dead as the democratic party. Maj. Erwin was once a "tower of strength " in this District. The people want to know where to place you. It Asheville is too hot for you, move over here, we have a thousand republican majority in this county.

P. S. Since the above was written, we learn from the Pioneer that Maj. Erwin inst. He will address the people of Buncombe and adjoining counties, on the 17th

Hon. A. E. Borie, Secretary of the Na vy, has resigned and Hon. Geo. M. Robe son, of New Jersey, has been appointed to fill the vacancy.

Mr. Robeson is a lawyer of eminen torney General of his State. He will no doubt make as good an officer as any citizen with no practical knowledge of payal

It is stated that Gen. Daniel E. Sickles. gotiate for the purchase of Cuba. This would no doubt save Spain much trouble be made. Cuba rightfully belongs to us, furs and sugar will be cheap.

In the county of Henrico, Virginia two negro women fought a due! with clubs on 27th inst. Cause jealousy .-One was so badly injured that she died

"Ton Universe."-The Chicago Evening Post says : - The Chicagoan, started over a year ago in this city as a literary weekly, attracting much attention for its sex, without regard to wealth, age or beauty. It bold and extreme views on social questisting only ready practical work of the kind tions, is about to be enlarged and name ever published. It is the only really practical changed to The Universe. Mr. Lewis, work of the kind ever published. It can be tions, is about to be enlarged and name ever published. of the Western Rural,) has purchased the est and pleasure. Chicago Soro sis and Advance Guard which are to be merged in the Unicerse. you instruction how to proceed under every In the first number of the latter, to be issued about June 24, will appear an important paper from the pen of the eminen ROBERT DALE OWEN, entitled "Spiritualism a Moral and Social Neces-ity" : also commencement of a story entitled, Married : or A Woman's Deception," by man'sSecret," ec .; also a story complete entitled Daisy ; or, The Married Man's Story." Epes Sargent, of Boston, and others, are engaged as regular writers. Universe will be ably conducted. Each number will contain a great variety of maller.

-Whatever may be said or thought of the views presented in the above journal, they are being widely disseminated, as large circulation a new Tickler, may be you will do Superintendent of Public Works, to pay him to do it. It matters not that will make a good officer. We trust he specimen number for ten courts. Address & CO., 95 Liberty Street, New York. the Publisher, H. F. N. Lewis, Chicago. | july 8 ly

Control of the Contro LIFE INVIGORATOR,

Or Rejuvenating Elixir, or the immediate relief and permanent cure of that condition which undits the suff rer from performing the duties of life, and which arises from a morbid condition of the kidneys and Bladder, and results in nervous prostration and

organic debility. It is adapted to all de angements of the KIDNEYS AND BLADDES.

YO. THEUL VIGOR.

It invigorates and strengthens the system

arising from Excesses or Youthful Indiscretion, UNPLEASANT DREAMS, GENERAL LASSITUDE, FL'ISHING OF THE SKIN.

INSANITY OR CO. RUPION. When the system is once affected it will ot recover without help. It must be. INVIGORATED AND STRENGTHENED to enable the sufferer to fulfill the duties of life IT MAY BE RELIED ON IN ALL CASES OF

Epillptic Fits. Piles, Dropsy, Gravel and Kidney Complaints, DR. LAWRENCE'S And all weakness arising from diseases that

Diseases peculiar to the FEMALE SEX,

termed a CHANGE OF LIFE

This medicine has been tried by thousands AND NEVER FOUND WANTING. Under its influence the face will have the COMPOUND EXTRACT bloom o health, the eye its luster, the brain, its power. It you are one of those who have violated the laws of realth, and find as a re sult that your physical or mental powers are weakened and that you are unlit for the active duties of life, delay no longer, but try this rem recover. It you persevere in its use a sure

Sold by the Principal Druggist. tles for Five Dollars. In those places where we have no agent we

will send the medicine by express, and if two or more bottles are purchas d at one time w

MORE VALUABL : THAN GOLD!! PUMPY THE BLOOD. Remove Headache, Dizziness, Giddines. Drowsiness, Unpleasant Preams, Dim-

ness of Sight, Indigestion. Clean.

ses the Stomach and Boreels, and Restores the Sick to Perfect Health. These are the best f mily Pills for general

promote digestion, and cure all those symp ns common to Dyspepsia. They are PURELY VEGETABLE.

We urge all who are in need of a

on the Face or Body, that arise from Blood Impurities are soon removed. The Remedy is simple! The effect sure!
Try them! they only cost 25 cents, and if you cannot get them of your Druggist, send

Bowels habitually costive. Sick headache is

the money to BRYAN & Co., 61 Ceder Street, New York. And they will be sent by return of mail, post

TO THE AFFLICTED. I offer my service to all who decline applymilar with the scientiae use of all means of skillful application of the necessary remedies and principles. Come out Major, we to effect speedy reliet. Advice free, and the strictest confidence observed in all cases TO GENTLEMEN .-- On receipt of stamp will send my Private Circulars, tree, and for 10 cents a valuable treaties of 100 pages on

the Errors of Youth, its evil consequences and TO LADIES.—On receipt of stamp I will send free my Private circular, and for 10 cents. declared himself a republican on the 4th "The Ladies Pricate Medical Adviser," containing information of great interest to the sex, and detaining symptoms and remedies necessary in all cases. Address,

DR. J. BRYAN, Consulting Physician. 64 Cedar Street, New York.

Consumption and Catarrh. Dyspepsia, Jaundice, Costice-I will send free of charge a proscription that has cured thousands who have been af-I dve never known it to fail in the case hitis. Asthma, Catarrh or Consumption, and all diseases arising from and is equally efficacious in common wolds and Coughs. Enclose stamp, and address

STEPHEN HAMLIN, M.

205 East 46th street, New York. Oceanward the Empiret : kee its way | E 12 13 DIES CIF TOUTEL Urinary Organs, Debility of A lecture designed as a warning and cauour Minister to Spain, is instructed to ne- tion against the foll of you aful indiscretion the Nervous System, which eventually ruins the prospects and happines of the race, with rules and Prescripta n that will cure any rase of Seminal Weakness perfect health; sent free to all, BY ONE WHO

HAS suffered and is now cured. Address, Rev. MARTIN DUTTON. Station D, Bible House, New York

JUST PUBLISHED Love and Matrimony,

HOW TO MARRY, WHO TO MARRY,

AND WHEN TO MARRY.

Price Twenty-Five Cents. MADAME LUCILLE DEMARRE has published a very valuable aid to all who

It teaches how to win and woo. It gives difficulty, or how to conduct a Courtship to a rules von will always be successful in securing the affections of the loved one and live in hal piness when married. Every young lady hints and remarks that will benefit its readers Every married lady should read it; it will dirett her how to secure the affections of he usband as long as life lasts. Every man, ngle or married, should read it; it will makes public with fall confidence that m a successful lover and a happy man. Twenty-five cents thus expended may give ou years of blass whice none but the hap-

py can fully realize. Sent by Mail, Post Paid, on receipt of price. MADAM LUCILLE DEMARRE,

Agents Wanted. Ladies or Gentlemen are offer d liberal in

DR. J. J. LAWRENCE'S COLUMN

THE MOST

IMPORTANT DISCOVERY

RED JACKET AXE MODERN PHARMACY.

Is better than our regular may recome—It don't stick a some: First—It even deeper, recome—It don't stick a the weap. The d-It does not Jarthe ham!. Four — No train is wested in a sking the Axe out of we cut. Fifth—With the same labor you will do on thirdhards was than with regular Axes. Red position of the making to do with the good qualities of it axe for all our Axes are painted red. If your his face, our goods, we will give

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The Pures', Best and Cheapest

COLGATE & CO. NEW YORK, Established in 1806.

Pest and cheapest Deodorizer in existence.

For that houses, Water-t losets. &c. usthatty stops had smalls and noxious gases-forteets floress and tattle from Rinderpest. Artics Vermin from Poultry and young plants.

Prevents contagiou and talection.

Cheapest and most convenient tubolic powder in
Meets chi-t sequ rements. Metropolitan Powder in

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LAUNDRY SOAP.

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CONCENTRATED

FOR THE CURE OF

OBSTINATE & LONG-STANDING

CHRONIC DISEASES

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SUCII AS

also, Chronic Liver Complaint,

IMPURITIES or POVERTY of the

Blood, TORPIDITY of the Liver,

it thoroughly eradicates all HU-

MORS and TAINTS, and at the

and Liver to an active, HEALTHY

STATE. invigorates the Nervous

be relied on as a safe, pleasant,

FORMULA AROUND EACH BOTTLE

This preparation is prepared

by an educated experienced,

and WELL-KNOWN Physician and

Chemist, who has thoroughly

tested it in a large practice. It

is, therefore, subnitted to the

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PRICE ONE DOLLAR PER BOTTLE

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FOR SALE BY ALL DRUGGIT.

and positive aemedy.

Scrofula, and all Scrofulous, CIATION, Box P. Philadelphia, Pa. Eruptive, Cutaneous, Mercurial, PRINCETY YEARS Experience 1 and Suphilitic affections, Chron-Rheumatism, Neuralgia, Erysipelas, Pimples, Blotches, Boils,

Family Groceries. L. 22 VES -mounces to the pu ton Yarns, &c., &c. Also a full supply of Confectioneries. medicine over all others is, that

same time changes the Stomache BLAYES! BLAYES! BLAYES! WAT E have printed, and for sale, a splendil

System, renews aitality, and can FOR SHERIFFS .- Appearance Bonds, Capias Bonds, Tax Receipts, Beeds, &c. FOR CLERKS AND JUDGES

tification of Bail, Execu-

FOR MAGISTRATES Summons, States Warrant, Executions, Subparas, &c. Any Blanks not on hand will beg order. Terms, One Dollar per qu

N-TICE

To the Citizens of Polk County

Circulus with testimontals material on application. HOLLINS, KIRKUP & CO., 12 Dey St., New York RU

Sole owners of Colburn's and Red Jacket Pate

ONLY ONE DOL-1 The newly invented

& PAUL, Chatham street, New York. The Ore Watch \$15. Sead for Catalogue

\$10 Per Bay Guaranteed

Agents to sell the HOME SHUTTLE SEWING MACHINE. It makes the LOCK STITCH, ALIKE in every respect to any Sewing Machine ever invented. Price \$25. Warranted for 5 years Send for circular. Address Johnson, Clark & Co., Boston, Miss, Pittsburg, Pa., or St

\$1,800 A VEAR.-Mals 314 Olive Street, St. Louis, Mo.

Ethe Ladies Ela-tic Supporter enient and neat. For sale at million

Adams ross Co NEW YORK.

\$30003 NA LASEY. Address U.S.PIANO CANY ing one of the most remarkant inventions be age, Elinke's 3 & Patent Chal out of any chair. Howeve of intringers. So for circulars to the Patentee, Manuactur

MPLOYMENT that pays. For parti

E.F HELP FOR THE ERRING,-Wor of cheer for young men, who have falls victims to SOCIAL EVILS, desire a bet MANHOOD. Sent in seded letter envelop

Old Ulcers, Tetter, Salt Rheums; ness, Nervous Headache, Nervous Debility, Epilepsy, Gleet, Gravel

DISEASES of the Kidneys or The great superiority of this | Sugars, Coffees, Salt, Molasses, Col

OF PROBATE .- Summons. Capias Subpoenas, Administration and Guardian Bond

Letters Testamentary, Guardianship and Administration Ack nowledgement and Private Examination of Married Women, Justions, Ven Ex's, &c.

CARPENTER & LOGAN

ACH month bereafter, until furth tunity to reconsult with us. Mr. Churchill will attend in July. Offs.

the Court House.

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st Advertising Medium in Western North Carolina.

RUTHERFORDTON, N. C.

THUMSDAY, JULY 8, 1869.

MANY CITIZNS.

New Goods .- Mr. W. S. Guthrie ha eccived a large assortment of I'ry ls, Groceries, Hardware, and Crockune. Give him a call, you can't be ofthe divine character. The selfish man

REVENUE STAMPS .- A supply received the Clerk's Office. All who need them, er us to his friends. The happiness take due notice and govern them- nor even the dearest rights of any, are ves accordingly. -----

See Advertisement of Capt. Eaves. and when you visit Spartanburg, give him a call as he, has many things. We took a taste of some of his nick nacks last week | Ever ready to promote the happiness of when at Spartanturg, and found them others; regarding the rights of his fel

The Pioneer still claims to have open to supply the needy, and his heart largest circulation of any Republican, found in every good work. what your circulation is and if we cannot | And though he may sometimes suffer you a third better, we will treat, and the STAR immediately.

We learn from the Wadesboro' Argus. at Dr. Angus D. McLean, of Robeson, al at his residence near Floral College, few days ago. He was noted for his lity as a physeian, and honored as a

ve good pictures. Capt. Lindsey, has sacrificing himself on the alter of the on his Photographic Gallery in public good, and forgetting himself in

true. He has probably told ter thirt nine of the revised code be and

Commadore Charles Wilkes, U.S. N

some time, waiting to find out if there said Company, the State stock, it repic of any real estate in this county, we think Division," of which to is is a mendatory, is a mistake. We have not seen the gen-

A party of Germans were fishing near consistent herewith are hereby repeated.

Sec. 3. Tals act so II be in force from on caught a large pike. The hook be-an after its ratification.

Ratified the 9th day of in his thumb to get it out, when the 1869.

hat hites at every bait he sees. He is An act to forbid the sale of spirituous ha ould gulp down without much trouble, a Carolina do enact, That no persons shall turgeon. Wond r if the Indiana pike is sell any spirituous liquors by a less quan-

e veritable "Long Grabs,' M. J. Me- labors at the time of such sale s all be eshand the Favetteville Engle, was in engaged in the construction of said Road, desboro' last Sanday. He had his caeching clothes" on, and, of course, it with us to church. He is a happy guilty of a misdemeanor: Provided; That We like our consin Lagle man, and ed

A man who has been playing the grab Ratified the 9th day of April, 1869. c. He no doubt expects to be grabbed tion on his part. If he is facinating enong's for any nice gal to have a hankering arter, he has vastly improved of his part. If he is facinating enSection. 1. The General AssemSection. 1. The General AssemSection. 1. The General AssemSection. 1. The General Assemsection and afted its ratification. arter, he has vastly improved of late. That the county Commissioners | Macon county be and they are hereby 1869.

A horrible affair has just come to light ear Big Island in this County.

from Big Island, has been in Tennessee for

sent some time. Soon after she came

back, Mr. Simmons heard a noise of dogs

barking in the woods, and accompanied

ies connected with this affair.

of which he is the fit emblem.

matter in comparison to the advance-

ment and happiness of his tellow men

unjustly, yet he will reap a rich re-

is enemies will be compelled to bow

And should he be called to fill places

of honor, and to sit in the high places

of the earth, the benevolent man

· How far the light of his example shines!

Confusion and shame cover all petty.

sedish schemes when they see him iny

PUBLIC LAWS OF NORTH CAROLINA.

to all the rights, privileges and 'immuni-

such persons shall not be permitted to

ordering such divorce.
S c. 3.All laws and regu'a lons, not in

consistent with this act, in regard to ou-

taining divorce shall be applied to the arsi

Sec. 4. This act shall be in force from

Ratified the 7th day of April, A. D.

il Road Company, ratified the nt-

section 1. The General Asembly or

North Carolina do enact, That the provis

in section fifteen of said act shall not be

so construed as to prevent the immediate

from a point mear Catawba Station, in

Catawba County, to the lime beds, as

and in all meetings hereafter held by the

bundred and six y-nine, for the "Western

stockloders of the Eastern Division.

Sec. 2. All Acts and parts of acts in-

Ratified the 9th day of April, A. D.

[No. 108.]

nors on the line of the North Caro ina

Sec. 1. The General Assembly of North

thy than five galious wi han five intes-of anypart of the line of the North wes-

tern North Carolina Railroad, on which

this act shall not applyte suly licens.

Sec. 2. This act shall go into effect upon

ioners of Macon county to levy special

nd alter its tat heatien.

ing aside all personal ends and aims

reverence before him,

Solfishmess

tion to benevolence, which is the essence

Selfishness is the essence of human

pravity, and stands in direct opposi-

authorized to levy additional taxes for the purpose of liquidating the debt of that An act to authorize the Commissioners of county, and defraying the ordinary expenses of the satar, according to section The facts as related to us, are as fol-7. art. 5 of the Constitution. Sec. 2. The said commissioners are farther authorized to levy a special tax and Mr. Simmons, who lives about two miles to appropriate such sains as they may

em proper for the killing of wolves thy about eighteen months. On his return. the citizens of that county. Sec. 3. This act shall be in force from which took place a few days ago, he sus pected his wife of having been unfaithful, its rat fication. Ratified the 9th day of April. 1869. at she denied the charge. Last Sunday Mrs. Simmons left the house and was ab-

[No, 129.] An act to rovide a trail Jury tor the

second week of the term of the Super-(Pa-ced April 7th, 1869.)

by a neighbor named Splawn, repaired to the spot. A sickening sight presented S. c. 1 The General Assembly of North itself. A tumber of hogs were collected Carolina do ena ct, That the county Com- 1866. devouring a new born infant. The legs, million rs in addition to the thirty six one arm, and a part of the face had been hames with they are empowered to draw by the six h section of an art of the Gendevoured. Mr. Sim nous took the reof Auges ; A mo I o aim' eighteen han matus and hid it in a hollow tree; whether from complicity in the crime or a de- dred and six y-eila, entil d "An act to draw jucors for the Superior Courts," ire to shield his wife, we know not. the ane time and in the same iven us, discovered the body, and care minner specified in said act, draw eight

served during the first week of the term shall be di c arged by the Judge at the in bonds, stock, job t st ck companies PORK-gros..... close of said we k. Sec. ?. That this act be in force from

and after its ratification, Ratafied this lord day of April, 1859. (No. 124.) An act to authorize the Construction of a

cares not for the sufferings of others, as Railroad from the town of Saffolk, in long as he rests on the bed of ease He Virginia. is merciless to his enemies and treach-Section 1. The General Assembly of North Carolina do enact, That I r the purpo e or establishing communication by not too ra- cred to escape his polluted Rairoad tom some point at or near Su touch. His superiors scorn him, and look, in the State of Virginia, to see town those who may be in his power loath of Edenton, in this State, said road to be entitled the Edenton and Nortotk Railand detest him as they would a viper, road, the Governor is hereby authorized and directed on behalf of the State to ap-How different the benevolent man

point five Directors. Sec. 2. When ver the Governor shall ppoint said Directors montioned in sec low men, as he would have his on one, he shall as soon thereafter as practicable, order meeting of the same, own rights regarded; his hands ever which meeting they shall choose from umber one person as President, an aher s Treasurer and Secretary, and another His own priva; e aims are but a sma

Sec. 3. In or er to secure aid to the ate in the completion of said road the Directors shall have power to receive doritions from private persons or from any incorporated company in lands, money, ward for his self-denying labors; the wonds or soreks. earts of his friends will be his, and

Sec. 4. The Governor shall fill any vacancy that may occure during the term of office of the Dir c ors, which , rm shall be one year, unless re-appointed. Sec. 5. in case the donations shall be

in land the Secretary appointed by the then truly a blessing to mankind .- Directors shall sell the some in such manper to the Directors shill declare. Sec. 6. The Directors shall have power barrow money and to scare the paynest thereof, may mortgage real estate pro, erty and works, but all such loans corigages and rules shall be expressly authorized a majority of the Directors. place. As he may not remain but a all things where the happiness of the days, we advise all, who desire really people are concerned. History presition of said road constructed before Sec. 7. The Directors may use any porats no brighter page than the exam- limit completion and charge for tranpertall in theron. They may construct sale ole of such a man, and his name will canway along or across any public road be cherished, when his cotemporary, Provided, That if they obstruct any suc whose God is himself, and who cares paolis tool they shill provide another as not who is happy or unserable so he good as t at obstructed and as near as

> membered only to be desied by all same may be taken by the Di ectors damage.
>
> valuation to be a cerimed as follows.
>
> By order of the Commissioners. PASSED BY THE GENERAL ASSEMBLY OF the President of sam to a , sammon five tharty nine, of the revised code in re- rtd-ducting the enhanced value of the a severe long affection, and that dread disease, An act to amend section three, charter land coused by the road from such volum | Consumption is anxious to make known to Li hat on to obtaining divo c s.
>
> Sec. 1. The General Assembly of North tion, and adding any particular loss tellow sufferers the means of cure
> To all who desire it, he will sen Carolin dofena That mall cases inwinch he court shall grant ahmony by the as-

or damage, and upon the payment or to all who desire it, he will send a to you buyin a RATES OF BANK NOTES, to nder by the P-e-ident of the amount so the prescription used (free of charge), with the in the State; Provided, That either parmay apped to the Superior Court upall be entitled to condemn in this maner for the purpose of constructing the blessing. eet from the center thereof.

S.c. 9. That the State shall have the exclusive right to the use of this Ruilroad ties of unmaried persons : Provided; That and the D rectors the exclusive privilege see 10. That wenever a meeting of

the Directors shall torve been called and a President elected, therupon, on the desurer is hereby instructed to deliver to said Pr sident eight humaned and fifty h asard in coupon bonds of the State at par, of the denomination of one thousand neb, dated the first day of Jacary, eigh-An Act amenda ory of the Act to in or-porate the Western North Carolina continuere t payable sent-annually, principal is New York, said bonds to be sign y the Governor and countersigned by dred and fifty-five, and of all Ac s

he S casurer and sealed with the great ed of the State. Sec. 21. In order to provide for the myment of the interest which may acrue on the bonds issued as above menoned, there shall be annully levied and collected a special tax of one fortieth of one pen cent on all the taxable property of the State, collectable and payable into e Treasury as other taxes. Sec. 12. All laws in conflict with this

ct are hereby repealed. Sec. 13. This act had be in force from Ratified the 8th day of April, 1869.

(No. 126.) An act to regulate the salary and fees of

the Supreme Court Clerk.

(Passed April 7th, 1869) Sec. 1. The General Assem by of North Troing do enact, The Sapreme Court Clerk shall have an amual sary of one thou and dollars, to be paid semi-anonal ly on the certificate of the Chief Justice; id, in addition thereto, the following be, namely : For entering in appeal two deliars; a cent oua er, one dellar; seire-jacies, one dellar; a certiocari, one deldetermination, three dollars; a ertificate, one dollar and tiffy cents; a seal, tilty cents; and for a transcript, or other in iter required to be copied or recorded, thirty cents per copy-sheet.

Sec. 4 This net shall be in force from and af rits ratification. Ratified the 9th day of April, A. D.

(No. 127.) An act to provide for the levying a spe cial tax in the county of l'e quimans. (Passed A ril 24, 18.9.)

S c ion 1. The tieneral A-sembly of Nor h Caro ina do nict, Tout the Commissioners of the county of Perquimans are hereby authorized to levy a special tax (not to exceed the sum of five thou-An act authorizing the county Commis- present indebterness of the county not otherwise provided for, and for repairing bridges and public buildings of the coun-

Sec. 2 That this act shall be in force That the county Commissioners of Ratified the 9th day of April, A. D. COMMERCIAL.

Rutherfordton Markets. CORRECTED WEEKLY BY JONES & BRYAN,

DEALERS IN

DRIED FRUIT—PEACHES Pealed, 9c cth

CHAR OFTE PRODUCE

MARKET.

RETAIL PRICES FROM STORES.

North Carolina 20@

FINANCIAL.

Charlotte Money Market.

Cape Fear,

Wadesboro,

Wilmington,

Roxboro, Thomasville,

Commerce, Carend n.

Fayetteville,

Yanceyville,

Merchants' Bank of Newbern,

Yners' and Planters' Bank.

outh ar lina "

N. C. Hailr ad Stock,

N. C. R. R. Dividend Serie,

L. F. CHURCHILL,

armers' Bank of Greensboro', (old)

Commercial Bank of Wilmington,

Virginia Bank about Notes average

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Will practice in all the Courts of Wester

North archina, in the Supreme Courts of the stale and in the District, Circuit and Supreme

ourts of the United States. feb 61'.

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Calls to the country, by letter or

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Sign of the BRASS BOOT, Iron Front Building, Tryon Street, Charlotte, N. C. dec19 47-11

CHARLOTTE HOTEL.

RUTHERFORDTON, N. C.

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AT LAW,

Washington.

Graham, Lexington, (old)

BACON-NORTH CAROLINA.

Attin Noi-

Hams, per lb

Bright Unpealed ..5c APPLES, Pealed . Bright 4

(Passed April 3d 1869) Sec. 1 The General Assembly of North Carolina do enact, That the Commission-Dry Coods, Greceries, Hardware, &c. ers of the County of Pasquotank be em powered to levy a tax more than doubl e amount levied by the State, for the purpose or paying the outstanding obligations of said County, not contracted in aid of the rebellion, for the support of the poor of said County, and for oth r purposes: Provided, Said tax do not exeed twenty thousand dollars (\$20, 000)

(No. 130.)

extra tax for certain Purposes.

the County of Pasquotank to levy an

the aggregate. Sec. 2. This act shall be in force for m Ratified the 9th day of April A. D.

(No. 131.)

eral As e a ly, ratified on the nourth day An act to authorize the County commisidge across Neuse River.

(Passed April 2d, 1869.)

Section, 1 The General Assembly of a needing of the Republicans of Rutherfordion, Township No. 1. On Saturday
the 17th day of July, for the purpose of
tom inating candidates for Township Officers. A fall turnout is requested.

Many Citizns.

Many in bonds, stock, joint stock contains and all real and personal property in the said County, to be applied to the payable to t

of after its ratification. Ratified the 9th day of April A. D.

Special Motices.

Notice - There will be a meeting of the Republican citizens of Union Township. No 3, at Shiloh meeting house, on the 2nd Satorday in July, for the purpose of nominating township officers.

A full turnout, s requested. MANY CITIZENS.

Notice -There will be a meeting : f h Republican citizens, or Cool Spring Township No. 7, at Burnt Chimer, on the 3rd Sat urday in July, at I o'clock, P. M., for the par pose of nominating can lidates for Township Officers. A full turnout is requested. MANY REPUBLICANS

North The Republicans of Chimne Rock Township are requested to meet at Bills Creek Church on Friday the 17th inst. for the purpose of non-nating cardidates for Township Officers, MANY RECUBLICANS.

Notice! MYHE repairing of the County Jail and repa ring of the Court House will be let o the lowest bidder at the Court House in utherfordton on Saturday the 31st day of

By order of the Commissioners. R. J. WILLIAMS, Clerk Ex. Officio

To Eridge Ballders.

The Commissioners of Rutherford County will let to the lowest bidder, at Me

ALLOW,per lb..... 10@ 15 R. J. WILLIAMS, Clerk E.c. Office

THE Advertiser, having been restored to

a the question of the amount assessed; tion is to benefit the afflicted, and spread in fraution which he core eves to be invaluable and be here. and he hopes every sufferer will try his readed, as it will cost nothing, and may prove a

BEROKS OF LOUTE. A GENTLEMAN who suffered for years

PROFESSIONAL CARDS.

Dr. J. W. HARRISTS,

WILL GIVE PROUPT ATtention to all Processional calls, and hopes to merit a continuance of his long established practice. 1 3 Has constantly on hand a fine supply of

PHRE DRUGS at his office in Rutherfordton Brs. ERUCKLESS & TOVER'S, AVING associated in the practice of

Medicine in all its branches respectfully her their services to the public.

Thankful for past favors, they hope, by prompt attention to ali calls, to merit a con inuatice of their established practice. € 55 Charges moderate. Office in the Andrew Moore House, first

> DR. J. M. CRATON. S.B.MEACHAM, RUTHERFORDTON, N. C.

Office at his Drug Store.

FFERS his professional services to his odd fr.ends, and the public generally.

Office at his Drug Store. Shoc-Findings, and Rubber Belting.

Dr. O. BIRCIAS, RUTHERFORDTON, N. C. ONTINUES the practice of Medicine, Surgery and Minwherty, in Ratherford and the sarrounding counties. Charges mod-

M. H. JUSTECE,

RUTHERFORDTON, N. C.

J. B. CARPENTER & CO.,

(OPPOSITE THE JAIL.)

RUTHERFORDTON, N. C.

MAITHEWS & STECALL, Proprietors. CHARLOTTEN. C. J. L. CALSON, ATTORNEY AT LAW,

This old and well-known Hotel has been RUTHERFOR FON. N. C. HEFITED AND REFURNISHED. And every comfort added that will ensure the pleasure of its guests. The table supplies Collections made in any part of the State

on by attentive servants.

Attorney st Law, Granger's 18 Otel. T. A. GRA GER & Co., Proprietors, Claims collected in all parts of the GOLDSBORO', N. C.

with the best the market affords, and wa ted

CARRIAGE SHOP. All Rail Roads centering at and passing this point, have their Ticket Offices in this flote Passengers going South, East and West, dine at this liotel. Free of Charge, and checked to any desired

Ladies Dress Goods. USLINS, CALICOES, PRINTS, DE-IVA LAINES, Grenadines, Poplins, &c., for sale by JONES & BRYAN.

A GOOD ARTICLE of PUTTY, at J. W. CLARKE'S.

June 24tf ANTED.-1000 lbs. of Cotton BEEF. 18@20
BUTTER 4@6 price will be given at JAS A. MILLER'S june 24tf.

Factory Yarn. CHEESE 33@40 A GOOD article of Factory Yaru for sale of Factory Yaru for sale at J. M. CRATON'S

Wanted, E (0,4940 0 Good sensoned White Oak Spokes, for two 20 ff. J. B. CARPENTE, & CO.

A Ll. kinds of STATIONARIES, and in fact everything else usually found in a Village A everything else usually found in a Village Stor, can be found at JONES & BRYAN, meh. 25tf INDOW GLASS of all sizes just re caved at J. W. CLARKES june 24tf.

to call and examine our stock before 9 purchasing elsewhere. JONES & ERYAN UPLERY, Knives and Fo ks. Spoons, Ladles, &c., at J. W. CLARKE'S.

june 24tf UEFNSWARE, Glassware and Crock-ery Ware for sale at june 24th. JAS, A. MILLER'S

B. CARPENTER & CO., intend keepr al for the manufacture of all work in their line of tueness.

DERFUMERY, Toilet Scape, &c., for valed by JONES & BRYAN. meh25tf

000 RIO COFFEE june 24tf ARDWARE, Cutlery, Axes, Spades, Shovels, Hoes, &c., for sale by june 24th, JAS A. MILLER

june 24tt, Notions and Fancy Goods. A LARGE assortment of Notions and Fan-Gamuy,per yard,25 @ 28 JONES & BRYAN. meh.25tf

FEVOILET SOAPS, Perfumeries, Extracts and other Notions, for sale cheap, at J. W. CLARKES. june 24tf. ADIES DRESS GOODS. Calicoes, 121

Alpacas, Merinos, Casameres. Ginghams, Bereges, Lanseys, Denims, Corset Jeans, &c., &c. Cotton Yaru, . . . per bunch 2.00@2 10 JAS. A. MILLER. Mackerel No. 1, per barrel . . 318-0 @20 (0 No. 1, per barrel ... 518 0 (2/20 to No. 1, per ball bor 11 0 (2) 2 (2) 10 No. 2 " 10.5 nec 12.00 No. 2, per tbl. ... 20.00 (20 00 No. 1, by k.ts. ... 3.50 (2) 4.00 No. 1, by k.ts. ... 3.50 (2) 4.00 No. 2, " ... 2.75 (2) 3.00 No. 3, " ... 2.50 (2) 2.75 (2) 13.4f. J. B. CARPENTER & CO.

H & OOP SKIRTS, and everything else the JONES & PRYAN. m.ch25tf Seu hern,....per Ubl......\$10.00@12.50 HIRTINS, Drillings, Flannels of all quali-Northern, 2.00@12 00 Ities, for sale at

RUGS, Paints, Oils, Varnishes, Dye-Sin, Kercosene, &c., &c., for sale by inne 24ti JAS, A. MILLER. Wheat 0.0000 0 00 june 24tf A LL kinds of Gentleman's Dress Goods, for sale by JONES & BRYAN meh25tf Northern, per lb. 20@ 25 MOLASSES, per ga 60@ 1.25 | meh25tf

> OOTS and hoes of the best Call Shin for sale cheap by JAS A. MILLER. jane 24.

R. ELIAS ALBRIGHT, one of the best work men in wood, will always te found ready to accommodate his friends, at No th Carolina, pe gal. . . . 1.10@ 2.50 the shop of J. B. CARPENTER & CO.

ets, Dish Pans, Pie Pans, Colice Pots, Can ile Moulds, &c., &c., for sale cheap by NANCY ARTICLES to please your wives

and babies, at JAS. A. MILLER'S. B OOTS and Shoes of all kinds and prices to suit costomers, for sale by nob25tf JONES & BRYAN. A ANDIES, Raisius Oranges, Cheese

Soda Crackers, &c., for sale by J. W. CLARKE. UIGARS. If you want a good eight do not tail to call at JAS. A. M. LLER'S. Blacksmithing.

E have secured the services of W. Shop, who knows what to do with iron.
13 tf.]

J. B. CARPENTER & CO JOUNTRY PRODUCE of all kinds and at highest market prices taken in ex-hange for Goods by J. W. CLARKE.

ATS for Ladies, Gentlemen or Children for sale by JAS, A. MILLER. ATS and Caps, of the latest styles, for

A WELL selected assortment of all kinds

of Notions and Fancy Goods just received for sale by J. W. CLARKE. d audfor sale by EMLOCK SOLE LEATHER, Kip Skins, Leath Call Skins, Sheep Skins, &c., at june 24th.

JAS. A. MILLER'S.

june 24th. ANCY ARTICLES, of all descriptions, for sile cheap for each by,

june 24tf. of NOTTON YARN. A quantity of the best ast received from the Factory, for sale by

EPAIRING in Wood and Iron done at the lowest rates by

13-tf J. B. CARPENTER & CO.

OFFEE, Sugar, Salt. Bacon, Flour, Soda, &c., cheap at JAS. A. MILLER'S.

de, cheap at june 24tf ward. Best quality of Rock Island We for \$1 25 per yard, for sale by
J. W. CLARKE.

mers, Saws, Chicels, Augers, Gimlets, &c., for sale cheep by JAS A MILLER, mail, \$1. Address W. H. GARDNER, Editor inne 24tf.

Wanted. HOOO LES BITTER ROOT.

JAS. A. MILLER.

inne 24tf ANTED. 1000 lbs. Bitter Root, 1000 lbs. May Apple, 1000 lbs. Percoon Root, 1000 lbs. Butterfly Root, JONES'& BRYAN'S

for sale. _ GOOD two-horse WAGONS; one new; one second-hand. We will exchange them for Corn or Green-

SUMMER Boot, Shoe and Leather Store.

JUST RECEIVED AT

CRATON'S STORE

HAVE just received from New York and Charleston, a very large hand desirable DELY GOODS Notions,

Fancy Articles,

and Gentlemen, Hardware, Hats. Boots. shoes in great variety

Dress Goods, for Ladies'

LARGE LOT OF CHOICE GROCERIES embrae ng. SUGAR. COFFEE,

TEA, SODA. SALT, CHEESE, CRACKERS. OYSTERS,

de, de. CROCKERY and GLASSWARE in abun dance.

DRUGS, MEDICINES, PAINTS, OILS, VARNISHES, DYE STUFFS, WINDOW GLASS,

PUTTY, and everything in fact usually kept in a first class he ail store, all of which will be sold at reatly reduced prices for Cash or Country

r spectfully in vited to eall and examine my tock, as I leel confident that I can and will GOOD GOODS

as low as they can be bought in Charlotte or elsewhere for Cash or Country Produce. J. M. CRATON june3-19-tf

Messrs. JONES & BRYAN.

Still receiving, a large and handsome stock of all kinds of STAPLE AND FANCY

A BE'E' H C I I LESSE 9 which they propose to sell at the lowest Cash prices, or for any and all kinds of Produce at e highest market pric s. Call and examine our stock before purchas JONES& BRYAN.

NECVY S'E CDEERS !! New Goods!

HE UNDERSIGNED takes this method

HINWARE, consisting of Pitchers, Buck- which he offers at the most reasonable prices

for Cash or Country Produce.

My stock of Goods consists of almost ev erything usual'y kept in a retail store, and

Great Inducements! NEW GOODS! NEW GOODS!

Selling Low for Cash! Capt. J. W. Clarke, being desirous

of closing up his business, in the Mercantile Line, now offers a large Stock of Tobas Morris in our Blacksmith SPRING AND SUMMER GOODS consisting of

GROCERIES, CONFECTIONERIES HARDWARE, QUEENSWARE, GLASSWARE, NOTIONS, BONNETS, HATS, BOOTS. SHOES,

which he is offering at remarkably low prices or Cash or Country Produce. Call and exame my Goods before purchasing elsewhere. Blardware and Cuttery.

perman ntly at a salary of from \$75 to \$100 per month. Address Cowen & PROTZMAN, Lating central did, on our beautiful chart of the Northern Hemisphere, the present time

CARPENTERS TOOLS, consisting of East or West. It may be set at any time.—
Planes, Braces and Eitts, Squares, HamIt is a necessity in 1 he school room, illustra-AGENTS WANTED

END 15 cents for a specimen number of plendid List of Premiums for new

WM. II. BERNARD, Proprietor,

The following ordinance was passed by the

Commissioners of the Town of Kutherfordion at a meeting-June 3rd 1869. The Commissioners of the Town of Rather-

That any person, allowing his, or her, hogs or goats to run at large on the streets longer than 24 hours, shall foriest and pay for each and Corn Mills Circular Saws, Belting Re. and every hog or goat so running at large a Send for descriptive Circular and Price List.

fine of one dodar per head. This Crdinance WOOD & MANN SHEAR ENG. THIS OFFICE.

We will exchange the state of the House backs at lair rates. Apply at to go into effect from and after the 20th day of July 1839.

SMITH'S

NEXT DOOR TO DEWEY'S BANK, Charlotte, N. C.

The Largest Wholesale and Retail Shee Establishment in North Carelina.

Their stock of Leather and Shoe Findings most complete, embracing every grade of Hemlock and Oak Sole Leather, Upper Leather, French and American Calf Skin,

They also furnish all widths of Rubber and Leather Pelting at Manufacturers' prices. Wholesale Department.

Kip, Lasts, &c., &c.

They have received their Fall and Winter Stock, the largest and most complete ever brought to this market, and will sell to merchants at

new York Wholesale Prices.

Their expenses being much less, and as they

buy exclusively from manufacturers, there is

o reason why they cannot sell at as low

prices as the New York Jobber.
All they ask is a fall trial. Econombor SHITH'S SHOE STORE.

ext door to Dewey's Bank, Charlotte, N. C.

A CARD

dec 19-47-15

the past so lavishly bestowed their lavors upon us, and thereby placing us among the

MR. RINTELS. goods suitable for this market, we hope to be

25th of this Month present the first and largest stock of goods cually invite our numerous customers

STATE OF NORTH CAROLINA, } SUPERIOR COURT OF LAW, VACATION. JOHN GARRISON, Admistrator of

. W Hampton, & others 1 to constitute assetts A Petition for sale of land as above, having been filed in my office, and it appearand - Dines and wife Sophia, defendants are non-residents of the State. It is therefore or-dered, that publication be made in the Rutherford STAR, for six weeks notifying the said none resi ents, Marsus Morsos and wife Har-riet. — Dines and wife Sophia; that they be the prayer of the petitioners shall not be

Witness P. S. AERAMS, clerk of said court

STATE OF NORTH CAROLINA,) POLK COUNTY. SUPERIOR COURT OF LAW, VACATIONS

Land, to con-A Petition for sale of land as above have A ing been filed in my office, and it appearing that Thomas Hunteinger and wife Sosan, detendants are none regidents of the State.

It is there'ere ordered, that publication benext 1869, and show cause if any they have, why the prayer of the petitioner shall not be

Large Stock of Hardware. E OFFER our Sock to the Wholeuit the times for cush. Call and see four stock and hear our prices.
BREM, BROWN & CO.

Oates Building, Trade Street, Charlotte, N. C.

GENTIAN BITTERS. Cures Chills and Fever, Dsypepson, Indigestion ma, Neuralgia, Rheumatism, &c, 4-7 A UNIVERSAL TONIC, JES

MBRACING a large assortment of Spaces, Axes, Shovels. Goes of the best quality. Table Knives and Forks, Pocket Knives, &c., &c. for sale by

P. LOHILLARD, New York. From 4 to 350 House



To Wholesale Buyers. Thanking our numerous friends who in

First of the Merchants of Charlotte.

a title which we recognize with proud satis-

faction, which we will en leaver to maintain by Fair Dealing

and Extraordinary Inducements. My triends and the public generally are Tils coming season, in view of which and the

aticipation in the rise of goods, our has already left for Northern markets (much nergy and good judgment in the selection of

de by the

Very Respectfully, WIITKOWSKY & RINTELS. Mr. A. R. MAYER is now with the above famo is and well known House where he will be pleased to see his

POLK COUNTY. sorge Williams, dec'd., Petition to sell land

lizabeth K. Harnon, dec'd., Potition to sell

Witness R. S. ABRAMS, clerk of said court t office in Columbus, this 6th day of June 839. 20 61. R. S. ABRAMS, S. C. C.

DR. GODDIN'S COMPOUND

A sure, safe, and reliable preventative and ire for all Malavial diseases requiring a gen-Preparted only by Dr. N. A. H. GODDIN

A be paid agents, male or female, to cau-Vass for FIE OLD OAKEN BUCKET, a temperature and literary Magazine of 64 pages, the perante and literary Magazine of 64 pages, the war, certain tobacco magufacturers, being at J. W. & LARKES and qualities for sale at low prices at J. W. & LARKES and corganizations, or those who have had an every obliged to constitute themselves obliged to constitute themselves obliged to constitute.

ave be mailed on application. In ordering

special tax. [Passed Apil 3d, 1869.] Sec. 1, The General Assembly of North Carolina de enact. That the Board Commissioners of the county of Clay be

recial tax to pay of the indebtedness of mic county. Sec. 2. This act shall be in force from 12 d after its ratification. Ratified the 7th day of April, 1869.

(No. 111.) An act to give Clay County the Benefit of her own Bonds. (Passed April 3d, 1869.)

The General Assembly North Carolina, do enact, That all the of the County. proceeds arising from the sale or entry of lands in Clay County that are now in the linnels, or that may bereinafter come into the hands of Jacob Siler, Agent of the 1869. State for the collection of said bonds, shall be applied to works of internal im provement in Clay county.

Sec. 2. Said bonds shall be applied as

the majority of the County Commissioners may direct. Sec. 3. The Agent is hereby authorized and required to pay said bonds to the Commissioners of said County. Sec. 4. All laws and clauses

this act are hereby repealed. Sec. 5. This act shall be in force from and after its ratification.

Ratified the 5th day of Apil, 1869.

(No. 112.)

An act to authorize the commissionrs Union County to levy a special tax. WHEREAS. The County of Union owe as interest on its bonds the sum of sixteen thousand dollars, a portion of which debt is due to creditors living in other States and is now in suit in the District Court of the United States; and whereas, the further sum of four thousand dollars or ppwards will be due from and payable by said county for interest during the current year; and whereas, it is believed that the ordinary tax which the County commissioners will be anthorized to levy for the ensuing fiscal year will be consumed in the repairs of roads, bridges and of the County buildings : therefore, for the special purpose of enabling the commiss ioners of Union County to pay such in terest due, and to become due during the

current year, ... Section 1. The General Assembly of North Carolina do enact, That the C naty commissioners of Union county are an thorized to levy and collect for the next fiscal year such a tax as the county commissioners deem neccessary, not exceeding two dollars per hundred upon all moneys, credits, investments in bonds. stocks, joint stock companies or otherwise and all other real and personal property in said county in addition to the taxes authorized by Section VII, Article V; of the Constitution.

Sec. 2. The special tax authorized by the preceeding section shall be levied and collected in the same manner as the ordi nary county taxes, and all laws applica-ble to such special tax.

Sec. 3. The act shall take effect from and after its ratification. Ratified tne 7th day of April' A. D.

(No. 113.) An Act to Authorize the Com special tax.

Section 1. The General Assembly missioners of Robeson County are authorized and empowered to levy and collect for the fiscal year, a special tax of not and after its ratification. more than twenty cents upon the one hundred dollars valuation of all all moneys, credits, investments in trade, joint ck companies or otherwise, and all of County, in addittion to the taxes authorized by section 7, Article V of the Con stitution, for the purpose of of paying the County indebtness, and the residue (il any there be) for the erection and construction of a House of Correction for

Sec. 2. The tax authorized by the pre ceding section shall be laid and collected in the same manner as the ordinary County taxes, and all laws, applicable thereto shall be applicable to such special tax.

Sec. 3. This act shall take effect from and after its ratification. Ratified the 7th day of April, A. D.

An Act to empower the County Comm-

special tax. (Passed April 3d, 1869.) Section 1. The General Assembly of

and County. from and after its ratification.

Ratified the 7th day of April, A. D.

(No. 115.) An act to raise additional revenue in the

County of Greene. Section 1. The General Assembly of ssioners of Greene county are hereby authorized to levy a tax of not more than sonal property in said county for the purpose of paying the County debt; which nation as other private stockholders of the tax shall be in addition to the tax allowed to be raised by the State Constitution.

Sec. 2. The proceeds of said tax shall ed, together with the act to which it is be used for the purpose of paying the supplemental, to the stockholders, and be Countyfindebtedness, and the interest thereon, and for no other purpose Sec. 3. This act shall take effect from

and after its ratification. Ratified the 7th day of April, A. D.

(No. 116.) An act to allow the Commissioners of Al-

exander County to levy a special tax. .4.1 (Passed April 3d, 1869.) Section 1. The General Assembly of Noth Carolina do ennet, That the county commissionersof Alexander county be, an.

they are hereby anthorized to levy a special tax for the purpose of repairing the public buildings of the County. Sec, 2 That said commissioners shall have power to levy said taxes at the same time and in like manner as other taxes are provided by law to be levied, and in

the same proportion on all subjects taxes are required by law to be collected and accounted for : Provided, That the special tax herein acthorized to be levied not exceed in the aggregate three thous-

Sec. 3. That this act shall take effect from and atter its ratification. Ratified the 7th day of April, A. D.

(No. 117.) An act to allow the Commissionrs of the Town of Rutherfordton to levy taxes and for other purposes.

(Passed March 26th, 1869.)

taxes upon all subjects of taxation within he limits of said town, as, in their judgment, will be neccessary to make the necsary repairs upon the public streets and sidewalks of said town, and to make all such changes and amendments to said treets, as in their judgement will best omote the interests of said Town, Sec. 2. That this act shall be in

rom and after its ratification. Ratified the-day of Murch, A. D. An Act to authorize the Board of Com- stitution and laws of the State of North

doners for Wilson Caunty to levy a Carolina and of the United States of Amer-Section 1. The General Assembly of North Carolina do enact, The Commiss oners for the County of Wilson are hereby authorized to levy a tax, to be collected under the sames rules, regulations and penalties as are other taxes, not to exceed six thousand dollars, for the spec-I purpose of paying the ou standind debt

Sec. 2. This act shall be in torce from and after its ratification. Ratified the 7th day of April, A. D.

(No. 119.) An act to authorize the Commissioners of Washington and Rutherford counties to levy a special tax.

Pa-sed Apil, 3d, 1869 The General Assembly North Carclina doenact, That the county Commissioners of Washington and Ruth of laws erford counties be and are hereby authorcoming in conflict with the provisions of ized to levy and collect for county purposes, during the present fiscal year, a special tax on the real and personal properry in said counties, not to exceed the sum of tour thousand dollars. Sec. 2. The tax authorized by this act hall be levied and accounted for in the

same manner as other taxes. Sec. 3. This act shall be in force from its ratifica ion. Ratified the 7th day of April, 1869.

(No. 120.) An act anthorizing the Commissioners of Iredell County to levy a special tax.

(Passed April 3d, 1869.) Section 1. The General Assembly Nort Carolina do enact, That the Comnissioners of Iredel County are hereby anthorised to levy and collect she sum of five thousand dollars in the same manner as ther taxes are levied and collected for the purp se of building a jail for said County.

Sec. 2. That this act shall be in force som and after its ratification. Ratified the 7th day of April, A. D.

(No. 121.) In act authorizing the County Commis sioners of Stanly County to levy a syecial tax.

(Passed A, ril 3d, 1869.) Section 1 The General Assembly North Carolina do enact, That the Board t Commissioners of the County of Stany, be, and they are hereby authorized to vy a special tax of two thousand dollars pay of the indebtness of said County, S c. 2. That this act shall be in force rom an after its ratification.

Ratified the 7th day of April, A. D. (No. 122)

a special tax. (Passed April 3d, 1869.) ty Commissioners of Randolph County of the County of Roberson to levy a are hereby authorized to levy a special tax, to be collected as State and county taxes are, to support the poor and pay the indebtedness of said County; Provi North Carolina do enact, That the com- | ded, That said special tax shall not exceed the sum of five thousand dollars.
Sec. 2, This act shall be in force from

Ratified the 7th day of April A. D.

[No. 98.]

the real and personal property in the said | An act supplemental to an act to amend the Charter of the Wilmington, Charlotte and Rutherford Railroad Company, Ratified on the twenty-ninth day of

January, 1869. Sec. 1. The General Assembly of North Carolina do enact, That an act passed by the General Assembly, and ratified on the wenty-ninth day of January, eighteen hundred and sixty-nine, entitled an act to amend the charter of the Wilaington, Charlotte and Rutherford Railroad, and to secure the State a representation in said company, be amended as hereafter provi-

Sec. 2. That in all meetings of the stockholders, the election of the six directors to be elected by the stockholders, shall be chosen by the stockholders other than the State, in the manner now provided by the issioners of Wake County to levy a charter and by laws of the company. Sec. 3. That immediately upon the reorganization provided for in the second section of said act, the Treasurer of the

North Carolina do enact. That the Coun- State shall delivery over to the President ty commissioness of the County of Wake of the Company, the remainder of the be, and are hereby empowered to levy a bonds provided tor, which shall be neces special tax, not to exceed five thousand sary to pay the residue of the subscrip-dollars, for the support of the poor and tion of the State, except the amount of other neccessary expenses, the same to be seven hundred and twenty the u-and dollar collected at the same time and in the same of bonds mentioned in the seventh section nanner as the regular taxes of the State of said act, and thereupon a certificate of stock shall be issued to the Stae for Sec. 2. That this act shall be in force eighty thousand shares of the capital stock of the company.

any time hereafter, dispose of the whole or any part of her stock, the right to appoint by the Governor shall cease entirely upon the sale of the whole stock, and for every eleven thousand tour hundred and twenty-eight shares so sold, the right to North Carolina do enact, That the Com- appoint one director shall be lost on the part of the State, and the right of appointment thus lost, shall not succeed to the ten mills on the dollars of real and per- purchaser or purchasers, but in this respect, he or they shall be in the same sit-

> company. Sec. 5. That this ac' shall be submittpassed upon by them as if a part of the said act, and shall take effect from and after its rat fication.

Ratified the 5th day of April, A. D. 1869.

[No.-99.]

An Act to Provide a salary for the Governor and Tressury of State. Section 1. The General Assembly North Carolina do enact, Tint the salary of the Governor of the State shall be five

thousand dollars per annum, and the salary of the Treasurer shall be three tousand dollars per annum, commencing with the term of office, payable quarterly. Sec. 2.-That any sums received hereto-

fore under special act shall be accounted tor in payment of salaries. Sec. 8. That this act shall be in force from its ratification. Rat fied the 3rd day of April, A. D.

(No. 100.)

An act to amend An act entitled An Act to incorporate the Plaster Banks and Balt Works Railroad Company, Ratified tained by writte of the final order, judgthe thirtieth day of May, eighteen hundred and sixty-four.

Section I. The General Assembly of North Carolina do enact, That for the purpose of froming a connection with the Western North Carolina Railrod and the Atlantic, Tennessee and Ohio Railroad at Statesville, and running to the Virginia line by way of Mount Airy,in Surry, county, North Section 1. The General Assembly of Carolina, a company is herey authorized North Carolina do enact, That the Town to be incorporated under the name and Commissioners of the town of Rutherford-style of the Plaster Banks and Salt Works is shown in the application.

The state of the s ton shall have full power authority to levy and collect a sufficient amount of corporate existence ninety nine years; and made.

If a Sheirff shall have reglected to reby that name may sue and be sued, plead and be impleaded, may have and use a common seal, and shall be capable in law and equity of purchasing, holding, having and conveying estate, both real and personal, and mixed, and of acquiring the same by gift or will, so far as may be necessary for the purpose bereinafter contemplated and no further; and said company may enjoy all other rights and immunities which other like corporate bodies may lawfully exercise, and may makes all nec essary by-laws and regulations for it gov-

> Sec. 2. That said company shall have power and authority to construct a rail-road from the town of Statesville, in the to cross Big Hnating Creek, between Patterson's Ford and the fork of the creek, then by or near Jonesville in Yadkin county, then by or near the town of Dobson in the county of Surry, the most practicable ronte to the Virginia line by way of Monat

Sec. 3. That the capital stock of said company shall not exceed three millions rs, divided into shares of one hundred dollars each, and the company raise the same by sub-criptions of individual- in lands or money, counties, towns and corporations, of any every description whatever, equal in amount to a sum sufficient to complete and equip the road herein authorized to be built
Sec. 4. That Λ C. Carlton and S. Λ

Sharp, of the town of Statesville; Ro-

bert S. Colvert, Perry Tomblin and Carles R. Jones, of Olin; John Dalton and Thomas N. Cooper and William J. Colvert of Engle Mills; Anderson C. Cowles, omas Patterson and John Hampton, of Hamptonville; Dr. D. G. Parkes and Wiham Myers, of New Castle, Wilkes county; W. H. Rives, Dr. B. B. Benhan and L. W. Bryan, of Jonesville; R. R. Gwynn N. Ford, and F. A. Harris, of Elkin; John L. Smith, James H. Park and E. I. Vaugin, of Gap Civil; Thomas Brower and county of Surry; Lee Burress and Jackson Williams, Rockford; Joseph Dobson and John M. Nicholson, at Yndkinville; James Kelly and James Johnson, of Mocksville; Henry Turner and Dr. Sames Adams, of Cool Spring; and John A. Young and Robert Oates, of the town of Charlotte and such other persons as the above named persons may appoint, are hereby appointed ommissioners to receive sub-criptions to the capital stock of said company in each of these said towns and counties, any three of whom may have power to act, first giving ten days' notice in one of the newspapers of this State, of the time of opening the ooks for that purpose, and any five of said commissioners may, at any time after said books have been kept open for twenty flays, have power to call to

of said company for the purpose of organ-

izing the said company, and the commis-

sioners may, after the organization of the

company, from time to time, receive fur-

ther subscriptions to the capital stock as they may deem proper. Sec. 5. That whenever the sum of one hundred, thousand dollars shall have been the person intended. subscribed by responsible persons, corporations, towns or counties to the capital stock of said company and the sum of ave dellars per share s'all have been paid in An act to authorize the County Commissioners of Randolph county to levy scribers, their successors, executors, or Section 1. The General Assembly of a company under the name and style of two thousand five hundred dollars. North Carolina do enact, That the Coun | the Plaster Banks and Sait Works Railread | Sec. 10. Writ may issue without applica-Company, and the said general Commis sioners shall forthwith call tog ther the s ockholders of said Company by giving thi ty days, who shall proceed to organize the Company and elect eight Directors are elected, and said Directors shall elect a President from among their own number according to the rules and regulations

> North Carolina Railroad Company. Sec. 6. That for the purpose of raising the capital stock, organizing said company and constructing said Railroad, this cor poration is hereby invested with all the franchises, rigts, powers and privileges, and made subject to the duties and liabil iries that the Western North Carolina Railroad Company are invested with, and

> subject to by their charter. Sec. 7. That said company annual meetings of its stockholders and oftener it deemed necessary : Provided, That is all such meetings of the stockholders, a majority of all the stock subscribed shall be represented by proxy or in person, and each share thus represented shall be entitled to one vote on all questions; and said company shall have power to call for and entoice the payment of all stock in like manner as the Western North Carolina railroad company enforces the colshall have power to contemn land for the use of the company it neccessary to the same, and in the same manner and under he same rules, regulations and restrictions road Company was authorized to do by the said act of incorporation, and the guage of this Road shall be as the guage of the

> North Carolina rai road, Sec. 8. That said Company shall power to borrow money for the completion of said road and issue bonds for the same, bearing nterest not exceeding seven per cent per unnum, and secure the payment of said ouds by procuring personal endorsers or executi g mortages up n their road of other property; and that company may have the exclusive right of transporting persons and freight upon said road nch rates and charges as the Board o Directors may fix.

Sec. 9. That this act shall be in force from ad after its ratification. Ratified the 5th day April. A. D. 1869.

(No. 102.) Proceedings in Habeas Corpus. CHAPTER I.

The General Assembly of North Carolina do enact as follows: section 1. In what case the application

may be made. Every person imprisoned or restrained f his liberty within this State, for any eriminal or supposed criminal matter, or on any pretence whatsoever, except in the cases specified in the next section. may prosecute a write of habeas corpus, ecording to the provisions of this chaper, to inquire into the cause of such im orisonment or restraint, and if illegal to

e delivered therefrom. Sec. 2. When the application may be de-

Application to prosecute the writ shall e denied in the follow cases:

1. When persons are committed or detained by virtue of process issued by virtue of process issued by a Court of the United States, or a Judge thereof, in cases within the time required, and no sufficient where such Courts or Judges have exclusive jurisdiction under the laws of the United States, or shall have acquired exclusive jurisdiction by the commence-ment of suits in such Courts. 2. When persons are committed or

ment or decree of a competent tribunal of civil or criminal jurisdiction, or by virtue of an execution, issued upon such final order, judgment or decree. 3. Where any person has willfu'ly neglected, for the space of two whole terms after his imprisonment of the Superior Court of the county in which he may be person shall not have a habeas corpus in

vacation time for his enlargement.

4. Where no probable ground for relief is shown in the application.

4. Where no probable ground for relief is shown in the application.

4. The write and comply who and court or Judge in relation to the party, for whose relief the write may have been is:

4. The write and comply who are the day of April, A. D. Provisions of his chapter, would be entivacation time for his enlargement.

either by the party for whose relies intended or by any person in his better Sec. 4. Mode of Making the application. Application for the writ shall be made writing, signed by the applicant;

other they his own.

pus shall have been granted.

county, as in other cases.

only in one of the following cases:

matter, place, sum or person.

rendering such process void.

Court, nor by any provision of law.

commit for the contempt so charged.

shall proceed to let such party to bail,

the case be bailable and good bail offered;

he was taken: Provided, The person or

officer, under whose custody or restraint

be was be legally entitled thereto; if not

so entitled, the Court or Judge shall com-

mit such party to the custody of the offi-

cer or person le ally entitled thereto.

of the party.

der discharge.

Sec. 23. Proceedings in cases of sicknet

Whenever, from the sickness or infirmi

y of the person directed to be produced

by a writ of habeas corpus, such person

cannot, without danger, be brought be

ore the Court or Judge, where the writ

is made returnable, the party in wlose

return to the writ; and if the Court or

Judge shall be satisfied of the truth of the

allegation, and the allegation, and the re-

turn be otherwise sufficient, the Court of

Judge shall proceed to decide on such re-

turn, and to dispose of the matter in the

same manner as it the body had been pro-

Disobedience to a judge en . o der for

the discharge of a prisoner or person re-

rovisions of this chapter, may be enforced

by the court or Judge, by attachment, in

fect as for a neglect to make return to a

writ of habeas corpus; a d the person

found guilty of such disobedience, shall

and five hundred dollars, besides any

No efficer or other person, shall be lia-

e to any civil action for obeying such

onorisoned or detained for the same

court wherein he shall be bound by re-

enstody he is, may state that fact in his

i by law.

tain him.

Sec. 18. Power of the County.

The court or Judge, by whom any

tnined.

1. To any one of he Judges of the Sa 2. To any one of the Superior Conudges, either at term time or in vac.

Sec. 5. What application must contain.

The application must state in substance, as tollows: 1. That the party, in whose behalf the writ is applied for, is imprisoned or restrained of his liberty, the place where, and the officer or person by whom, he is direction of Eagle Mills in Iredell county, imprisoned or restrained, naming both parties, if their names are known, or decribing them if they are not known.

2 The cause or pretence of such imrisonment or restraint, according to the knowledge or belief of the applicant. 3. If the imprisonment is by virtue of any warrant or other process, a copy Sec. 19. Proceedings on the return of the thereof shall be annexed, or it shall be made to appear that a copy thereof has been demanded and refused, or that for some sufficient reason a demand for such

copy could not be made.

alreged to be illegal, the application must state in what the alleged illegality consists; and that the legality of the imprisument or restraint has not been already adjudged, upon a prior writ of haben corpus, to the knowledge or belief of the applicant. 5. The facts set forth in the complaint

4. If the imprisonment or restraint be

that the imprisonment or detention is ille gal or that the party imprisoned is enti must be verified by the oath of the applicant, or by that of some other credible witness, which oath may be administered the allegations and proofs on both sides, by any person authorized by law to take and to do what to justice shall appertain in delivering, bailing or remanding such

Sec. 6. When the writ must be granted. Any court or judge empowered to grant the writ, to whom such application may be presented, shall grant the writ with William M. Banner, of Mount Airy; Ice out delay, unless it appears from the ap-Snow and L. J. Norman, of Dolson, in the | pication itself, or from the documents annexed, that the person applying, or to whose benefit it is intended, is, by the provisions of this chapter, prohibited from prosecuting the writ.

Sec. 7. Defect of a form. No writ of habeas corpus shall be disobeyed on account of any detect of form. Sec. 8. When the writ sufficient.

It shall be sufficient: 1. If the person having the custody of the party imprisoned or restrained, be designated either by his name of office, i he have any, or by his own name, or if both such names be unknown or uncertain, he may be described by an asumed appellation, and any one who may be served with the writ, shall be deemed the person to whom it is directed, although; gether tie subscripers to the capital stocks it may be directed to him by a wrong name, or description, or to another per-

2. If the person who is directed to be produced, be designated by name, or if his name be uncertain and sunkown, he may be described by an assumed appellation, or in any other way, so as to designate

Sec. 9. Penalty for refusal to grant the

It any judge, anthorized by the provis ions of this chapter to grant writs of ha beas corpus, shall refuse to grant such administrators or assigns shall be, and writ when legally opplied for, every such they are hereby declared incorporated into judge shall forfeit to the party aggrieved

Whenever the Supreme or Superior public notice of the place of meeting for Court, or any Judge of either, shall have evidence from any judicial proceeding before such court or judge, that any person out of the number of stockholders, who shall serve for one year and antil others or restrained of his liberty, it shall be the or restrained of his liberty, it shall be the duty of said court or judge to issue a writ of habeas corpus for his relief, although no application be made for such writ. contained in the charter of the Western Sec. 11. The return, and what to con-

tain. The person or officer on whom the writ is served, must make a return thereto in writing, and excep where such person shall be a sworn public officer, and shall make his return in his official capacity, it must be verified by his oath. The return must state plainly and unequivo-

1. Whether he has or has not, the party in his custody or under his power of restraint. 2. If he has the party in his cu-tody or power, or under his restraint, the au-

thority and the cause of such imprison ment or restraint, setting forth the same 3. It the party be detained by virtue of any writ, warrant, or other written auhority, a copy thereof shall be annexed to the return; and the original shall be produced and exhibited on the return of

the writ to the court or judge, before whom the same is returnable. 4. If the person or officer upon whom such writ is served, shall have the party in his power or custody, or under his re straint, at any time prior or subsequent to the date of the writ, but has transferred such custody or restraint to another, the estraint shall state particularly, to who

at what time, for what cause and by what authority, such transfer took place. Sec. 12. Notice to parties interested. When it ap ears from the return to the writ, that the party named herein is in duced. custody on any process, or by reason of Sec. 24. Penalty for disobedience to orany claim of right, under which any other person has an interest in continuing his imprisonment or restraint, no order shall be made for his discharge, until it shall strained of his liberty, pursuant to the appear that the person so interested, or attorney, if he have one, shall have had eight days' notice of the time and the same manner and with the same ef-

place at which such writ is returnable. Sec. 13. Notice to District Solicitor. When it appears from the return that forfeit to the party aggrieved two thoussuch party is detained upon any criminal accusation, the Court or Judge may, if he special dam ges which such party may binks proper, make no order for the dishave sustained.
Sec. 25. Officer not liable for obedience charge of such party until sufficient notice of the time and place at which the writ shall have been returned, or shall be made returnable, be given to the District judgment or order of discharge. Solicitor of the county in which the per- Sec. 26. Penalty for committing for same

son prosecuting the writ is detained. Sec. 14. Production of the body. If the writ require it, the officer or per son to whom the same has been served. shall also produce the body of the party in his custody or power, according to the command of the writ, except in case of he sickness of such party, as hereinafter

Sec. 15. Attachment on failure to obey the writ. officer, or other person, who shall knowingly offend against the provision of this If the person or officer, on whom the

section, shall be also deemed guilty of a writ of kabeas corpus shall have been duy served, shall refuse or neglect to obey the same, by producing the body of the Sec. 27. Penalty for neglecting to obey the delivery or tender of the bond herein the writ, or for refusing copy of proparty, named or de cribed there, and by making a full and explicit return thereto, excuse be shown, for such refusal or negdirected, shall neglect or refuse to make lect, it shall be the duty of the court or due return thereto, or to bring the body Judge, before whom the writ shall have of the party detained, according to the been made returnable, upon due proof of command of the writ, without delay; or the service thereof, forthwith to issue an shall not, within six hours after demand attachment against such person or officer, made therefor, deliver a copy of the comdirected to the sheriff of any county with- mitment or cause of detainer, such perin this State, and commanding him forth-with to apprehend such person or officer, be fined one thousand dollars, or imprisson shall, upon conviction by indictment, and bring him immediately before such oned, not exceeding twelve months; and court or Judge, and on being so brought. if such person be an officer, shall moresuch person or officer shall be committed over, be to close custody, in the jail of the county, Sec. 28. False return, where such court or Judge may be, with where such court or Judge may be, with-out being allowed the liberties thereof, a writ of habeas corpus, shall be deemed imprisoned, to apply for the writ, such until such person or officer make return gailty of a misdemeanor. to such writ and comply with any order Sec. 29. Penalty for concealing party, that may be made by such court or Judge Any one having in his custody, or

rn the writ, agreeably to the command reof, the attachment against him may s directed to the Coroner or to any other person to be designated therein, who all have full power to execute the same,

is confinement, snall be deemed guilty of nd such sheriff, upor being brought up may be compressed to the jail of any coun ec. 30. Aiders and abettors. ec. 17. Precept to bring up party de

hall be deemed guilty of a misdemeanor chiment may be issued, may also at the same time, or afterwards, direct a precept to any sheriff, Coroner, or other person to be designated therein, commanding him o bring forthwith, before such court or Judge, the party, wherever to be found, for whose benefit the writ of habeas corthe place of service, the return shall In the execution of any attachment, recept or writ, under sections fifteen, sixteen and seventeen, the sheriff, coroner, ty miles. or other person to whom it may be direct -

ed, may call to his aid the power of the service. The writ of babeas corpus may be serv ed by any qualified elector of this State The court or Judge before whom the delivering the writ, or a copy thereof, to party is crought on a writ of habeas corpus, shall, immediately after the return the person to whom it is directed; or, it thereof, examine into the facts contained in such return, and into the cause of the continement or restraint of such party, whether the same shall have been upon ammitment for any criminal or supposed min I matter or not, and if issue be serve the writ he retused admittance taken upon the material facts in the re by affixing a copy thereof in some conturn, or other facts are alleged to show cuons place on the outside, either o ded to his discharge, the court or Judge hall proceed, in a summary way, to hear sued out.

Sec. 33. Persons committed for capital offences, when to be tried or discharg-

Sec. 20. Party to be discharged, when. If no legal cause be shown for such imprisonment or restraint, or for the coninvance thereof, the Court or Judge shall discharge the party fr in the custody or restraint under which he is held. But i t appear on the return to the writ, that the party is in custody by virtue of civil process from any court legally constituted, ri-sued by any officer in the course of judicial proceedings before him, authorized by law, such party can be discharged 1. Where the jurisdiction of such Court or officer has been exceeded, either as to

his imprisonment, 2. Where, though the original imprison-Sec. 34. Subpænas for witnesses. ment was lawful, yet by some act, omision or event which has taken place aferwards, the party has become entitled

3. Where the process is defective in some matter of substance required by law, 4. Where the process, though in proper .w in other cases. Sec. 35. Costs. torm, has been issued in a case not allow-

5. Where the person, having the cusody of the party under such process, is not the person empowered by law to de of as in other cases. 6. Whre the process is not authorized

any judgment, order or decree by any fant in certain cases, When a Contest shall arise on a writ of ec. 21. Party to be remanded, when. It shall be the duty of the Court or ndge forthwith to remand the party, i t appear that he is detained in custody, 1. By virtue of process issued by any award the charge or custody of the child Court or Judge of the United States, in a or confiden, so orought before it, either case where such Court or Judge has ex to the husband or to the wife, for such

3. For any attempt specially and plain-(Acts 1858-59, chapter 55.) 4. That the time during which such

party may be illegally detained has 10 Sec. 22. Party to be bailed or remanded If it appears that the party has been le gal'y committed for any criminal offence, or if it appear by the testimony offered with the return of the writ, or upon the hearing thereof, that the party is guilty O or examined as a witness in such of such an offence, although the commitment be irregular, the Court or Judge

or proceeding, in behalt of the party making the appoication. of Probate. if not, the Court or Judge shall forthwith remand such party to the enstady or place him under the restraint from which

sued by any Justice of the Peace or Judge of Propate upon application as provided in the last section to bring any person contined in the jail or prison of the same county where su h Justice or Judge of Probate may re i e, to be esamined as a witness before such Justice or Judge of 200,000 Furnished the U. S. Probate. And in cases where the testimony of any prisoner is needed in a proceeding before a Justice of the Peace, or Judge of Probate, and such person be ontined in a county in which such Justice or Judge of Probate does not reside, apdication for a babeas corpus to testity

S.c. 39. Application, and what to con-

the trial or hearing of such suit or proceeding, as he is advised by connsel and verily believes. Sec. 40. Service of writ and by whom, The writ of habens corpus to testify shall be served by the same person, and in like manner and all respects, and entorced by the court or officer issuing the

corpus cum causa. Sec. 41. Fees and bond on service. The service of the writ shall not be omplete, however, unless the applicant for the same shall tender to the person in whose cutody the prisoner may be, if such per on be a Sheriff, Coroner, Constabe, or Marshal, the fees and expenses allowed ip n any habeas corpus shall be again by law for bringing such prisoner, nor unless he shall also give bond, with sufficient security, to such Sheriff, Coroner, cause, by any person whatsoever, other than by the legal order or process of the Constable or Marshal, as the case may be

count baying juris liction in the case under the penalty of two hundred dollars to Sec. 42. Duty of officers. the party agrieved thereby. And every It shall be the duty of the officer t whom the writ was delivered, or upon whom it is served, whether such writ be directed to him or not, upon payment or tender of the charges allowed by law, and prescribed, to obey and return such writ pain, on refusal or neglect, to forfeit to he party, on whose application the same

Sec. 43. Prisoners to be remanded.

Sec. 44. Repeal. The fifty-fifth chapter of the Revised Code, the fif y-third chapter of the Ac's of the General Assembly of 1858-59, the of the General Assembly of 1858-59, the from Nervous Detailer, Premature Decay, and Commissioners of the Town of Ruth forty-sixth chapter of the Acts of 1862-83 all the effects of vouthful indiscretion, will, at a meeting—June 3rd 1869. and all other laws in conflict with the provisions of this act are hereby repeal

led to a writ of habens corpus, or for whose relief such writ shall issued, with intent to elude the service of uch writ or to avoid the effect thereof, ranster the party to the custody, or put him under the power or control of anoth-

Every person who shall knowingly aid or abet in the violation of the last section,

writs of habeas corpus may be made returnable at a cert in time, or forth with, as the case may require. If the writ be returnable at a certain time, such return shall be made, and the party shall be pro duced at the time and place specific therein; if it be returnable, forthwith and the place be within twenty miles of made and the party produced withir twenty-four hours, and the same time shall be allowed for every additional twen-

Sec. 32. By whom served, and manner of thereto authorized by the court or Judge allowing the same. It may be served by it, or a copy, at the jail, or other place in which the party, for whose relief is is confined, with some under officer, or other person of proper age; or, it none such an be tound, or if the person attempting he dwelling house of the party to whom the writ is directed, or of the place where ! the party is confined for whose relief it is

When any person, who has been committed for treason or telony, plainly and specially expressed in the warrant of com ment, upon his prayer in open Court to be brought to his trial, shail not be indicted some time in the next term of the Superior Court ensuing such commitment, the Judge of the Court, upon notice in open Court, on the last day of the term, shall set at liberty such prisoner u, on bail, unless it appear on oath that the witnesses for the State could not be produced at the same term; and if such pri-oner, upon his prayer as atoresaid shall not be indicted and tried at the scoond term of the Court, he shall be discharged from

Any party to proceeding on a writ of habeas corpus, may procure the attend-ance of witnesses at the hearing, by subpæna, to be issued by the Clerk of any Superior Court, under the same rules, regulations and penalties, prescribed by

The cost on a writ of habeas corpus may be awarded at the distretion of the Court or Judge who shall hear the same; and he may direct what officer shall tax uch costs ; and execution may issue there

Sec. 36. Costody and disposition of in-

habeas corpus between any husband and wite, who are hving in a state of separaton, without being discovered, in re pact o. the custody of their children, the Court or Ju ge, on the return of such writ, may time, under such regulations and restric-2. By virtue of the final judgment or tions, and with such provisions and direclecree of any competent Court of civil or | tions as will, in the opinion of such Court rimical jurisdiction, or of any execution or Judge, best promote the interest and welfare of the children. At any time after the making of any such orders, the charged in the commitment by some Court or Judge may, on good cause

snown, annual, vary or modely the same. Sec. 37. Habeas corpus au testifican lum. Every Court of Record shall have powr, upon the application of any party to any suit or proceeding, civil or criminal, ending in such Court, to issue a writ of sabeas corpus, for the purpose of bring ing before the said Court any pris ner who may be detail ed in any jail or prison with n the State, for any cause, except such prisoner be under sentence for a lelony,

Sec. 38 Justices of the Peace and Judges Such writ of habeas corpus may be ismay be made to the District in which the

county is located. The application for the writ shall be ade by the party to the suit or proceedg in which the writ is required, or by his agent or attorney. It must be verified

by the applicant, and shall state:

1. The utle and nature of the suit or proceeding in regard to which the testinony of such prisoner is desired : 2. That the testimony of such prisoner is material and necessary to each party on

same as prescribed in this act for the ser vice and enforcement of the writ of haben

conditioned that such applicant will pay the charges of carrying one k such prison

according to the exigency thereof, u,am shall have been issued, the sum of five undred dollars.

After having testified, the prisoner shall be remarded to the prison from which he

Sec. 45. Ratification, effect of. vertiser's experience, can do so by address ng, This act shall have effect from the date

READ WHAT THE

Highest Insurance Authorities

SAY OF THE

BROOKLYN LIFE

"A company that makes such endersements, gives the strongest pledge that it will fulfil its trust faithfully, and keen its reserves sufficient."-Hon. ELIZUR WRIGHT.

"The Brooklyn Life has placed itself in the vanguard of insurance reform, and is the first company that has done fell and complete justice to the insured."-INSURANCE TIMES, Jan. "The Brooklyn Life has made no half-way work of the

adoption, as a merited tribute to the excellent Company (Brooklyn Life) which has so gallantly raised the standard reform in Life Insurance, that we find in the whole list of existing Companies, few competitors which deserve so much neh person cannot be found, by leaving credit in respect of economy of management, or care, skill and judgment int he selection of risks."-Ins. Spec., January, 1869

The BROOKLYN LIFE, alone of all other Life Insurance Companies, guarantees a defi the surrender-value in cash, and every policy is nel by that Company bears a certificate sta ting what its exact worth will be in dollars and cents at any time after the payment of the

or more p emiuma. The Brooklyn Life has paid, and now pays, to its Policy-holders larger dividends than ere before paid by a Life Insurance Company.

Dividends are paid in cash, or applied to the permanent increase of the policy, or left with

the Company to accumulate at interest, in either way, at the option of the policy-holder CHRISTIAN W. BOUCK, President; D. P. FACKLER, Ac

WM. M. COLE, Sec.; DANIEL AYERS, M.D., L.L.D., Direc

Town Ordinances.

The Commissioners of the Town of Rutherland

1. That all persons living within the incorn

rate limits of said town, liable by Law to wo

quired to work on the streets and reads

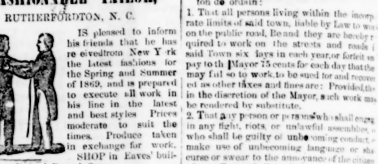
may ful so to work to be sued for and recover

ton do ordain:

J. R. GRIFFITH General Agent for Western North Carolina MEDICAL EXAMINERS .- J. H. GILKEY, for McDowell ; JOHN M. CRATON, for Ruth

R. M. ROBINSON, FASHIONABLE TAILOR,

rford, and W. P. ANDREWS, for Cleveland,



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From a giant to an ape.

SOMETHING NEW.

SUPERIOR GRADE AND AT REASONA-BLE PRICES, IN

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Movements made by BOREL &COURVOL-HER of Newchatel, Switzerland, in Lever,

Warranted perfect time keepers. 1860 and we can guarantee them as perfect and reliable timers.

The Messrs. Borel & Courvoisier have taken the Grand Prize at the late Paris Exposition

for superior workmanship, and the greatest perfect on in time keeping. All orders should be addresse I to the under igned, only Agents in the United States Quinche & Krugler, Nos. 8 and 10 John street, N. Y.

MP R PERS AND MANUFACTURERS OF

ICKEL WATCHES AND MOVEMEN TS [A.A.A.]



Army, Navy, Belt, Police and Pocket Re volvers: Repeating and Vest Pocket Pistols and Rifle Canes, using Metalic Cartridge. Breechloading and Revolving RIFLES. E. REMINGTON & SONS, ILTON, N. Y.



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feb 20-6m. (GPR&CO.) STEREOSCOPIC VIEWS, ALBUMS, CHROMOS

and Corn Mills C reular Saws, Belting, the

Send for descriptive Circular and Price List.

WOOD & MANN SHEAM ENG.; CO.,

E. & H. T. ANTHONY & CO. 501 BROADWAY, NEW YORK,

THE LANDS OF THE BIBLE,

CHROMOS. beautiful pictures, that raused be distinguished from the Paratance, at one leads their seed, we import inspery from cless, Service, Vienna and Same, and amply the trade at the E. & H. T. ANTHONY & CO.,

501 BROADWAY, N. Y., mporters and Manuf'rs of Photographic Materials ERRORS OF YOUTH.

A GENTLEMAN who suffered for years for the sake of suffering humanity, send free to all who need it, the receipt and directions for Safferers wishing to profit by the ad

in perfect confidence, JOHN B. OGDEN. No. 42 Cedar street, New York. of said Town, shall be fined at the discretic

of the Mayor not to excee I twenty five dollar-3. That if any person shall discharge any fir ams, except in cases of actua' necesity or be permission of the Mayor within the following oundries, commencing, at Millers old Ta-Yard, and then with the branch to where i croses Mair, street, then straight line east ; Glaghorn Creek, then with said Creek to opposite the Male Academy, then a straight lin o the begining. Shall pay a flue of one dol

4. That any person or persons, who shall en age in d iv og, a dag or roning horse through the streets, as to endanger life or property shall be fined at the discretion of the Mayor not to exceed five dollars. 5. That any person or ous animals to run at he ge through the s

each such offence. 6. That any per oner persons who shall obstine: any public street or sidewalk by placing allowing the same to remain more than-twen ty-four hours, shall pay a fine of one dotter for each day such obstruction shall remain.
7. That any grocer Bark-eper, or other personal states of the state o

drovers excepted) shall be fined one; dollar for

sell or give away, any spiritous or malt liquor lar for each such offence. 8 That any : erson who shall ride or hitch my

horse, or other animal upon any sidewalk said Town shall pay for each offe ice one dol-9. That al' p rooms residing within the limits of said towel or and they are hereby requireds retu n to the Mayor, on or before the 10n day of June, a full and complete list of all subects of taxation under the ordinances, an

upon failure to list the same shall be liable :

10. That in default of the payment of any fin

pay a coable tax.

due for the v'olation of any of the Town nances, the person or persons so defaulting may be imprisoned not more than thirty day at the discretion of the Mayor. Provided, if they may be released at any time upon pay ment of the fine and costs. 11. That any person or persons who shall re-

tail spirituous Liquors within said incorpora-tion, except those who lobtain a regular I conse. shall pay a fine of twenty five dollars for each offence, one half recovered to go to the inlor 12. That these ordinances shall go into efect, ten days from day of publication.

13. That all ersons having claims due then rom the Town of Rutherfordton, be and the

are hereby required, to present the same authenticated, before the Commissioner said Town, to be audited and passed upon, fore such claim shall be paid. 14. That the regular meeting of the Com mission rs of the Town of Rutherfordton shall be on the first Thursday in each month 15. That for the purpose of raising sufficient ue to detray the necessary expenses : and for making repairs in said Town, the lowing tax be levied, and collected on the s

jects of taxation mentioned below, viz: Real and Pe sonal Property(subject to] xem ion of two hunared dollars of kitchen furniture.)-15 cents on the \$100. Lawrens\$3.00 exhibitions for pay. 5.00

Balling Alleys. 10 00 D:v Good Stores. 5.00 Pagueriean or Photographic artists, 5.00 Tatior shops. 250
Bla ksmith shops. 250
wagon and Carriage Shops. 250 C. dainet Shope.
Printing Offices.
Insurance Agents, Life or Fire.

Itinerant, "5.00 Dentists resident, 2.55

Tin Shops, Every Doz, over 6 months old, ... Every Itinerant retail dealer in Carriages, Buggies, Wagons, Guns, Tobacco, or Tin Ware, not the growth or manufacture of Ruther ord County,

The following ordinance was

Tan Yards,....

> County Treasurer 16. That these ordinances are d declared this 27th day of May

A. D'K. WALLACE, Town Cierk

The Commissioners of the Tofordion do ordain. That any person, allowing his, or

or goals to run at large on the stree' than24 bours shall forfeit and po and every hog or goat so running a

to go into effect from and after th